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GREEK OLIGARCHIES THEIR CHARACTER AND ORGANISATION

 \mathbf{BY}

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PREFACE

THE following dissertation was awarded the Hare Prize in 1894. The pressure of other work obliged me to postpone the preparation of it for the press until last year.

For the study of Oligarchic Constitutions in Greece there are no adequate materials. No oligarchic state has left us any historical literature; nor have we the record of the internal working of any oligarchy: in this inquiry, as in most branches of Greek history, we realise how little we know of any Greek states other than Athens. Our conception of oligarchic government, its character and its method, cannot fail to be partial and incomplete. If we except Aristotle's masterly treatise on political ideas and political forms, information on oligarchic constitutions is scattered over a very wide field, extending from the Lyrical poets to Plutarch. Inscriptions yield less that is valuable than we should expect or desire.

The lack of positive knowledge induced me to devote the first chapter to an examination of the place occupied by Oligarchy and Aristocracy in the Greek classification of constitutions. By a study of the definitions, which are, like the political terminology of the Greeks, too often vague and uncertain, we are able to arrive at the impression produced on the minds of the Greeks by the different governments, and thus we catch a reflection of their real character. In the second and third chapters I

have briefly discussed the causes of constitutional change and traced the development of constitutions, in order to show the place occupied by oligarchy in this process. Two Appendices deal with some problems of early Athenian history. In the fourth chapter the varieties of Oligarchy are discussed, and the last chapter is devoted to the organisation of oligarchic government. It is followed by an Appendix on the revolution of the Four Hundred at Athens.

Of modern books, I have made constant use of the second volume of Gilbert's Handbuch der griechischen Staatsalterthümer, which contains an invaluable collection of material. Mr Newman's Introduction to the Politics of Aristotle I have found most useful and suggestive. I have cited in my notes the other modern works to which I am indebted.

In preparing the work for press it is my pleasure to acknowledge most gratefully the help of Mr W. Wyse, of Trinity College, one of the adjudicators for the prize, who put many valuable notes at my disposal, and the kindness of Mr R. A. Neil, of Pembroke College, and of Mr J. W. Headlam of King's College, who read my proofs and gave me the benefit of many criticisms and suggestions.

LEONARD WHIBLEY.

Pembroke College, Cambridge. February 3, 1896.

[In the citations of Aristotle's Politics I have followed the text of Susemihl's small edition, as well as his numbering of the books. The first volume of Mr Newman's Politics is cited as 'Newman, Introduction.' References to Dr Gilbert's Handbuch are to the second German edition.]

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CHAPTER I.

THE CLASSIFICATION OF CONSTITUTIONS: THE CLAIMS AND CHARACTER OF OLIGARCHY.

§ 1. The Popular Classification of Constitutions.

THE genius of the Greeks, which has given them a sure and lasting preeminence as political inventors and political theorists, made them conscious at a comparatively early date of the variety of governments under which they lived. The ruling element, as Aristotle says, must be one man, or a few men, or the multitude¹: and this distinction, which has served ever since as the basis of classification, is recorded for the first time by Pindar in language that is neither technical nor precise². In his words 'tyranny, the ravening host and the wise wardens of the city' denote monarchy, democracy and oligarchy: and the poet reveals his preference for the government of the few by the choice of the epithets that he employs². Thus from

1

 $^{^1}$ Pol. iii 6 1279 a 25 πολίτευμα δ' έστι τὸ κύριον τῶν πόλεων, ἀνάγκη δ' εἶναι κύριον ἢ ἕνα ἢ ὀλίγους ἢ τοὺς πολλούς.

² Pyth. 2 86 ἐν πάντα δὲ νόμον.... | παρὰ τυραννίδι, χώπόταν ὁ λάβρος στρατός, | χώταν πόλιν οἱ σοφοὶ τηρέωντι. Homer Il. ii 204 οἰκ ἀγαθὸν πολυκοιρανίη εἶς κοίρανος ἔστω, gives us the first reflection on politics.

⁸ The political application of the commonest moral epithets is found in Theognis, although he does not expressly moralize on forms of government.

the first we find constitutional forms and political parties described in moral terms, and this tendency did much to confuse the political terminology of the Greeks. The use of such terms could never be altogether consistent, for the advocates of oligarchy and democracy used identical phrases of praise and abuse, and applied them, as might suit their purpose or occasion, to describe opposite parties and different forms of government.

There is no rhetorical commonplace so constantly employed as the comparison of the three constitutions or the contrast of the principles of oligarchy and democracy: it was a universal topic with the rhetors and sophists, who taught their pupils the stock descriptions of each constitution, and directed them to adapt their epithets and suit their conclusions to the taste of their audience. By the time of Herodotus this criticism of constitutions was already in fashion, and the scientific terms of monarchy, oligarchy and democracy had been introduced. The his-

- ⁴ It will be seen below how inconsistent and ambiguous the use of many political terms is.
- It would be beside my purpose to discuss this subject here: but there is abundant evidence in the orators that the epithets and qualities, which are supposed to have acquired a special political application in the mouths of oligarchs, were employed in an absolutely opposite way by speakers wishing to say pleasant things to a democracy. Instances could be quoted of $\epsilon\dot{\nu}\nu\rho\mu\dot{a}$, $\epsilon\dot{\nu}\tau a\xi\dot{a}$ and $\sigma\omega\phi\rho\sigma\sigma\dot{\nu}\nu\eta$ (the particular virtues of oligarchies) attributed to the democratic constitution: while $\pi\sigma\nu\eta\rho\dot{a}$, $\mu\rho\chi\theta\eta\rho\dot{a}$, $\nu\beta\rho\iota$ s and the like are supposed to be innate characteristics of oligarchy.
- 6 Examples of this practice are quoted in the text: it is described in Isocr. xii 111 τοὺς τοιούτους ἐπειδὰν αἴσθωνται τοὺς τόπους προκατειλημμένους...ἐπὶ τὸν λόγον οἶμαι τρέψεσθαι τὸν περὶ τῶν πολιτειῶν.
- 7 Thus $\mu o \nu a \rho \chi l \eta$, $\tau \nu \rho a \nu \nu l s$, $\delta \lambda_l \gamma a \rho \chi l \eta$ occur in the debate in iii 80—82. He uses $\delta \hat{\eta} \mu o s$ there to describe democracy: but in vi 43 $\delta \eta \mu o \kappa \rho a \tau l \eta$ is found.

torian could not deny himself the pleasure of discussing the question, which was then, perhaps for the first time, agitating the minds of the Greeks, the question of the best form of government⁸. The debate, attributed with a grotesque inappropriateness to the three Persian nobles, is nothing else than a representation of Hellenic institutions and a reflection of Hellenic ideas⁹. We find that Herodotus introduces moral qualities in his definitions¹⁰, but they show a considerable power of scientific analysis and include many of the characteristics essential to the three constitutions¹¹.

Thucydides as far outstrips Herodotus in the science of politics as in the art of history. He invented for himself the canons of his art and the principles of his philosophy, and having no predecessor he may have unconsciously formed the design of his work on the model of the Greek drama. Thus the narrative, which we may liken to the recitals of the messengers or the other episodes of tragedy, is interrupted, while the orator performing the function of the chorus introduces into the discussion of

- 8 Cf. Newman, Introduction p. 85. 'The quest of 'a best constitution' was a tradition of political inquiry in Greece. The question was apparently first raised by practical statesmen, and it was thus perhaps that Herodotus came to imagine a group of Persian grandees discussing the claims of monarchy, oligarchy and democracy.'
- The debate, as a whole, is unreal and impossible, but the characteristics attributed to the constitutions are entirely Greek and un-Oriental.
- 10 Thus δλιγαρχίη is defined as ἀνδρῶν ἀρίστων ὁμιλίη (practically Aristotle's definition of ἀριστοκρατία): κακότης is regarded by Darius as inevitable in a democratic government.
- 11 Thus lσονομία (cf. Thuc. iii 82) is attributed to democracy, and Otanes says of it πάλφ μὲν ἀρχὰς ἄρχει, ὑπεύθυνον δὲ ἀρχὴν ἔχει, βουλεύματα δὲ πάντα ἐς τὸ κοινὸν ἀναφέρει. The description of tyranny is thoroughly in accord with Greek sentiment.

particular events the searching analysis of motive, the masterly application of general principles, which make Thucydides an author for all time 12. In the speeches, moreover, there is a tragic irony, a foreknowledge of the catastrophe which reminds us again of the analogy. The splendid panegyric of Athens put into the mouth of Pericles is followed without a break by the narrative of the plague—the first step in the downfall of Athens. assertion of the empire of force at Melos and the warnings of the Melian speakers prepare the way for that masterpiece of tragic narrative, the story of the disaster in Sicily. Hence though the speeches are often not inconsistent with the character of the speaker and are appropriate enough to the circumstances of the occasion18, they may be regarded rather as containing the reflections of Thucydides himself than as the actual words or thoughts of the orator to whom they are attributed. Thucydides is nowhere concerned with the comparison of the three constitutions, but he shows that he has carried the analysis of constitutional forms much further than his predecessors. classification is more accurate, varieties of the main types are distinguished14, and the characteristics of the different governments are drawn in more detail and with greater precision 15.

¹² Thucydides rarely inserts his own comment on events. The most noteworthy instance is the reflection on the στάσις at Corcyra (iii 82—3).

¹⁸ Thucydides himself says (i 22) ώς δ' αν έδόκουν έμοι ξκαστοι περί τῶν ἀεὶ παρόντων τὰ δέοντα μάλιστ' εἰπεῖν, ἐχομένω ὅτι ἐγγύτατα τῆς ξυμπάσης γνώμης τῶν ἀληθῶς λεχθέντων, οὕτως ἔρηται.

¹⁴ In i 13 τυραννίδες and πατρικαί βασιλεΐαι are distinguished. In iii 62 δλιγαρχία Ισόνομος and δυναστεία are distinguished.

¹⁵ Cf. the descriptions of the Athenian democracy (ii 38) and of the moderate democracy at Syracuse (vi 39).

In these respects he anticipates Aristotle, and it is clear that the philosopher to a great extent follows the historian both in his phraseology and in his general descriptions. To Thucydides the Peloponnesian war was a conflict of political principles, a duel between oligarchy and democracy¹⁶: it was even more particularly a trial of strength between the free and popular constitution of Athens and the rigid, military aristocracy of Sparta. Hence he is haunted by the antithesis afforded by these two states; and it is scarcely an exaggeration to say that there are few speeches in which traces of this antithesis cannot be found, while it is emphasized or implied on occasions when the introduction of the contrast is inappropriate to the speaker and irrelevant¹⁷.

To continue the examination of the popular classification: Thrasymachus in Plato's Republic refers to the three ordinary constitutions under the names of tyranny, aristocracy and democracy 18. Isocrates enumerates them and further differentiates them by their ethical qualities—a distinction to which I refer below 19. Aeschines introduces the comparison in order to draw conclusions in favour of the fairness and good order of democracy 20. Demosthenes

¹⁶ Cf. especially iii 82 1.

avowed in the speech of the Corinthians (i 68—71) and in that of Archidamus (i 80—85). In the praise of Athens by Pericles Sparta serves as a foil to her great rival (ii 35 ff., see especially chapters 37, 39, 40). The contrast does not seem so relevant in the mouth of Cleon (iii 37—40), but it is obviously implied though not avowed; for Cleon is made to repeat the description of the Spartans given by the Corinthians and Archidamus. Lastly, the comparison is made by Nicias (vi 11).

^{18 ; 222} n

¹⁹ xii 132—3. [Lys.] vi 30 enumerates $\delta \hat{\eta} \mu os$, $\delta \lambda i \gamma a \rho \chi l a$ and $\tau \dot{\nu} \rho a \nu \nu os$.

²⁰ In Timarch. 4.

mentions all three forms and has much to say about the relative merits of democracy and oligarchy.

These instances suffice to show that the threefold division of constitutions was generally accepted.

§ 2. Classification of Constitutions by the Philosophers.

The sophistic movement gave a great impetus to the criticism of constitutional forms, and the philosophers also devoted no little interest to the study of politics. The theory of Socrates is preserved for us in the pages of Xenophon, the most faithful exponent of his master's teaching. Plato has different schemes in the Republic, the Politicus and the Laws, and Aristotle in three passages discusses the classification of constitutions. Of later writers Polybius, Plutarch and Dion Chrysostom follow Aristotle in the main, with some variation of phraseology. All these writers, while distinguishing constitutions by the number of those to whom sovereign power is entrusted, recognise more than three varieties; and their classifica-

²¹ The three forms are enumerated in xxiii 66. The orator offers us a good instance of the commonplace contrast of oligarchy and democracy, for a somewhat frigid passage in which the two forms are compared occurs both in xxii 51—2 and xxiv 163—4.

¹ Mem. iv 6 12.

² Rep. v 449 A; Pol. 291 ff.; Laws, 710 E.

The scheme in the *Rhetoric* (i 8 1365) has a great resemblance to the scheme in Xenophon, while it differs considerably from that in the *Politics* (iii chs. 6—9), wherein Aristotle adopts in the main the classification of Plato in the *Politicus*. There is a third scheme in the *Ethics* (viii 12 1160) resembling the classification of the *Politics* with some slight variations in the definitions.

⁴ vi chs. 3—10.

⁵ De unius dom. 3.

⁶ iii 45—9.

tion, in so far as it differs from the popular theory, is based primarily on ethical considerations. The classifications of Plato and Aristotle must be discussed in some detail. The speculations of both writers are intimately connected with attempts to construct ideal states on the Greek model. Both of them observed the conditions that prevailed in the ordinary Greek communities; neither of them conceived of anything beyond the city-state. Even Plato's Republic, however impossible of realisation, does but depict the government of philosophers on the basis of the Lacedaemonian state'. Hence we may often discern real institutions underlying the ideal, and the Utopias of Plato and Aristotle, in so far as they reflect the political theory of the Greeks, have their value in the study of actual constitutions. At the same time the introduction of the ideal state, as the end of political enquiry, tended to divorce the classification of ordinary states from reality.

To Plato 'the ideal view of politics probably seemed the only view worth taking. Politics is to him a more concrete sort of Ethics⁶' and 'the construction of the ideal state is to him more or less an episode in an ethical inquiry." The ideal state of the *Republic* embodies a constitution for Mars or Saturn, or, as Plato himself says, 'it exists nowhere on earth, but a pattern of it is laid up in heaven¹⁰'; 'it is suited only for gods or the sons of gods¹¹.' Real constitutions, when compared with this political paradise, can only appear ludicrous perversions of justice, and they are estimated fancifully enough in their

⁷ Jowett, *Plato*², v p. xxxviii.

⁸ Newman, Introduction p. 486.

⁹ Ib. p. 455. ¹⁰ Rep. ix 592 A, B.

¹¹ Laws, v 739 D; ix 853 c.

supposed order of deviation from the ideal. Thus 'the government of honour,' the description of which is based on the Cretan and Lacedaemonian states, ranks first of the perversions¹²: next comes oligarchy, the government of wealth, 'laden with divers evils¹³,' and below these are democracy and tyranny. No attempt is made to distinguish the better forms of these constitutions from the worse: all are included in the condemnation.

In the Laws, a work written in all probability within the last ten years of Plato's life, when he had realised the hopeless impossibility of his ideal, we have his final thoughts on politics14. His classification of ordinary governments is not so clear as in the Republic. In one passage monarchy and democracy are ranked as 'mother forms' above other constitutions¹⁵: in another passage the rule of a perfect tyrant is said to be best¹⁶, and existing governments are considered, according as they are capable of being transformed into this form 17. He thus ranks them in the order of tyranny, monarchy, democracy and oligarchy. It seems that Plato had really changed his opinion of democracy and now set it above oligarchy, but he is still in irreconcilable hostility to ordinary forms of government. They do not deserve the names of 'constitutions,' they are factions governing without justice in the interest of the rulers¹⁸. The state that is to remedy the prevailing defects, if less ideal than the state of the Republic, is not more possible 19. It is a government of

¹² Rep. viii 547—8.

¹⁸ Ib. 544 A. It is described in 550 c.

¹⁴ Newman, Introduction p. 434, n. 2.

¹⁵ iii 693 d.

¹⁶ iv 709 E.

¹⁷ iv 710 E.

¹⁸ iv 715 B.

¹⁹ See Jowett, Plato², v p. xxxvii.

mixed aristocratic and democratic elements, but Plato cannot overcome his distrust of the people. He wishes to give the control of the government to a few wise men, and to leave to the multitude only such a semblance of power as shall soothe their discontent and prevent them from being dangerous.

Plato's description of actual constitutions in the Politicus is incidentally introduced to show how worthless they are in comparison with the rule of the perfect statesman. His enumeration is therefore intended to be complete, and it is certainly based on far more scientific principles than the classification in either of the other works. with the criterion of number* he adds the ideas of force and consent (already mentioned in Xenophon's definition of monarchy 21), of poverty and wealth 22, of lawlessness and respect for law 25. These principles serve to divide constitutions into kingship and tyranny, aristocracy and oligarchy, and the two forms of democracy, both described by one name. Of these six governments monarchy and aristocracy have the first place, then come the two democracies, lastly oligarchy and tyranny. In the Politicus, as in the Laws, the philosopher deviates from the order of the Republic and gives a preference to democracy over oligarchy.

Plato, then, adopting the popular classification, adds certain ethical considerations, which serve to divide the better forms of each type from the worse.

^{20 291} D (μοναρχία, ή ὑπὸ τῶν ὀλίγων δυναστεία, ή τοῦ πλήθους ἀρχή).

²¹ Mem. iv 6 12 βασιλεία is έκόντων τῶν ἀνθρώπων καὶ κατὰ νόμους; τυραννὶς is the opposite.

²² It is not easy to see how poverty or wealth would serve to differentiate one kind of democracy from another.

²³ This principle also appears in Xenophon, l. c.

Aristotle followed Plato in the division of constitutions into six main forms. In the Rhetoric and the Ethics the discussion of the subject is incidental and subordinate to the main topic, and we may accept the scheme in the Politics as representing the more accurate and the more mature thought of the philosopher; the definitions in the other works we need only discuss in so far as they differ. In the Rhetoric—the earliest of the three works—where he argues that the orator must take into account the $\tilde{\epsilon}\theta\eta$ καὶ νόμιμα of the constitution, he practically adopts the classification of Socrates as it is recorded by Xenophon24. Besides the double forms of monarchy and oligarchy he only mentions one form of democracy and defines it somewhat arbitrarily as 'the government in which office is assigned by lot.' In the Ethics 25, where he discusses varieties of friendship, the six forms of government are mentioned with the titles they bear in the Politics **, but with slight variations in the definition. The principles of classification, finally adopted by him, lead him to distinguish three 'normal constitutions' and three 'perversions' or 'corruptions27.'

The perversion is distinguished from the normal type by a difference of end. In the perversion the rulers rule

²⁴ Rhet. i 8 1365. The definition of ἀριστοκρατία corresponds to that given by Xenophon (Mem. iv 6 12). I discuss it below § 6.

²⁵ viii 12 1160. The definition of πολιτεία as τιμοκρατική differs from the definition of the *Politics*. See below § 5.

²⁶ iii chs. 6—9.

²⁷ Cf. Eth. l. c. πολιτείας δ' ἐστὶν είδη τρία, ἴσαι δὲ καὶ παρεκβάσεις, οἶον φθοραὶ τούτων. The idea of the 'normal' and the 'perverted' constitutions had been already suggested by Plato, though he regards all actual constitutions as perversions, in comparison with the ideal. Cf. Rep. v 449 Δ δρθη πολιτεία and ἡμαρτημέναι; Polit. 302 B; Laws iv 714 B.

for their own advantage and govern absolutely: in the constitution properly so called they rule for the common good 28. Of this distinction we find traces in earlier writers. distinction thus drawn between the personal interests of the rulers and the common interests of the state is of great importance. Kant traced the origin of the state 'to the antagonism resulting from the fact that men have both tendencies to social union and tendencies disruptive of it, both general sympathies and private interests 30'; and the same contrast was noticed by Napoleon III. exist,' he said, 'in every country two distinct and often contrary interests, general interests and individual interests -these may be denominated the permanent and the transient interests⁸¹.' The statesman has no harder problem than the reconciliation of particular claims with common advantage, and in a practical work on statesmanship, such as is the Politics, Aristotle was right to insist

²⁸ Pol. iii 6 1279 a 17. In the Ethics l. c. this criterion is applied to monarchy (ὁ μὲν γὰρ τύραννος τὸ αὐτῷ συμφέρον σκοπεῖ, ὁ δὲ βασιλεὺς τὸ τῶν ἀρχομένων) and suggested in the description of oligarchy.

²⁹ Cf. Thuc. iii 82 οὐ μέχρι τοῦ δικαίου καὶ τἢ πόλει ξυμφόρου προτιθέντες, ἐς δὲ τὸ ἐκατέροις που ἀεὶ ἡδονὴν ἔχον ὁρίζοντες; [Xen.] De Rep. Ath. 1 13 οὐ τοῦ δικαίου αὐτοῖς μέλει μᾶλλον ἢ τοῦ αὐτοῖς συμφέροντος. The distinction is drawn by Plato in the dialogue between Socrates and Thrasymachus (Rep. i 838 d and 342 e). Cf. Laws iv 715 b ταύτας...φαμεν...οὕτ' εἶναι πολιτείας οὕτ' ὀρθοὺς νόμους, ὅσοι μὴ ξυμπάσης τῆς πόλεως ἕνεκα τοῦ κοινοῦ ἐτέθησαν. Cf. also Isocr. xii 132.

⁸⁰ Quoted by Newman, Introduction p. 33.

See Des Idées Napoléoniennes (English Translation 1840) p. 21. Aristotle is not so precise in his definition, he does not distinguish the temporary and the permanent interests. 'He does not appear to note that the rule must be exercised not merely for the common advantage of the existing generation, but for the advantage also of the unborn of future generations.' (Newman, Introduction p. 252, n. 1.)

on it. But the motive of the ruler scarcely offers a satisfactory criterion to determine varieties of constitutions. Montesquieu says of Aristotle's definition of monarchy 'he makes five species; and he does not distinguish them by the form of constitution, but by things merely accidental, as the virtues and vices of the prince; or by things extrinsic, such as tyranny usurped or inherited. We cannot tell a priori what ethical character a constitution possesses; governments must be classified in accordance with the form of their institutions, not the character of their rulers. Moreover the principle leads Aristotle into inconsistency. And he himself seems to have realised its inadequacy, for in his detailed account of constitutions he applies formal, rather than moral, principles of classification.

Aristotle supplies us with another test by defining the common advantage to be identical with justice³⁵; and the normal states are those that pursue justice, the perversions those that disregard it. If we define justice with Mill as 'the impartial administration of law,' we arrive at the separation of states ruling with due observance of law from those which rule absolutely without regard for law.

³² Esprit des Lois, Bk xi § 9.

Thus also $\mu\nu\eta\tau\epsilon la$, which was essentially a government for the common good, is classed by Aristotle, Pol. iii 14 1285 a 31, with $\tau\nu\rho\alpha\nu\nu ls$.

⁸⁴ Thus πολιτεία (the 'normal' democracy) is defined, either as the government of those possessing arms, or as a constitution of mixed democratic and oligarchic elements. Even dριστοκρατία can be brought within formal definitions. See below § 6.

³⁵ Pol. iii 12 1282 b 17; ib. 13 1283 b 40. Thuc. and [Xen.] also identify them. See above n. 29.

³⁶ Aristotle argues for the supremacy of law (Pol. iii 11 1282 b 2). Thrasymachus (in Plato, Rep. i 338 c) defines justice as τὸ τοῦ κρείττονος

This distinction had already been drawn by other writers, and serves to distinguish absolute forms of government from constitutional forms, observing equal laws. Thus tyranny, extreme oligarchy and extreme democracy contain despotic elements, alien from the idea of law, while kingship and the more moderate forms of oligarchy and democracy (including aristocracy and 'polity') are characterised by respect for law and justice.

Another test has to be considered before our classification is complete. A constitution might be mixed, might contain elements which were characteristic of more than one of the main types of government.

Such constitutions were warmly praised by the political philosophers. The general tendency of constitutional development in Greece was towards the intensification of oligarchy and democracy, and in the fourth century the extreme forms were found almost everywhere. But in the gradual evolution of democracy the constitution passed through a stage in which the old aristocracy was tempered

συμφέρον (i.e. the interest of the ruler, not of the state). Plato, Rep. iv 433 A defines it as τὰ αὐτοῦ πράττειν καὶ μὴ πολυπραγμονεῖν (i.e. the correct apportionment and performance of special functions).

- 37 Thuc. iii 62 contrasts όλιγαρχία Ισόνομος with δυναστεία μὴ μετὰ νόμων. Cf. Xen. Mem. iv 6 12. Νόμος and ἀνομία differentiate constitutions in Plato, Politicus 291 E.
- 38 The distinction is made clear in Aristotle, Pol. vi 4 1292 a 32 δπου γάρ μὴ νόμοι ἄρχουσιν, οὐκ ἔστι πολιτεία. δεῖ γὰρ τὸν μὲν νόμον ἄρχειν πάντων, τῶν δὲ καθ' ἔκαστα τὰς ἀρχὰς καὶ τὴν πολιτείαν κρίνειν. In iii 4 1277 b 9 (ἀρχὴ πολιτικὴ) and 8 1279 b 16 (ἀρχὴ δεσποτικὴ) the two forms are described by the names usually employed.
- ³⁹ Constitutions according to law are not necessarily normal. The basis of government may be bad, and the respect for law will then only distinguish degrees of perversion.
 - 40 See chapter ii § 27.

with the new democracy, and for a time a moderate form of government was maintained. Thus the Solonian constitution at Athens was described with universal approval^a; and the same consideration will explain much of the admiration that was lavished on the institutions of Lycurgus^a. Thucydides departs from his usual attitude of absolute impartiality to praise the mixed constitution established at Athens in 411^a; Plato made the ideal state of the Laws a mixture of democracy, oligarchy and aristocracy; Aristotle devotes a large part of the sixth book to the discussion of mixed forms and argues for their greater justice and stability^a.

This consideration need not cause us to enlarge our classification. Although some constitutions like that of Solon might involve so even a balance of diverse elements, that it would be difficult to define their character, we find in most governments some one social element predominant; and we are thus able to assign each to one of the ordinary classes.

To sum up; we may accept in the main Aristotle's classification. The ruling element will be one man, or

⁴¹ Cf. Ar. Pol. ii 12 1273 b 38; Isocr. xii 131 (δημοκρατία ἀριστοκρατία χρωμένη), Plato, Laws iii 698 B.

⁴² The Spartan constitution was regarded as a combination of all other forms. See below § 3 nn. 15—20 and cf. Isocr. xii 153 (δημοκρατία ἀριστοκρατία μεμιγμένη); Polyb. vi 10 6.

⁴⁸ viii 97 2.

⁴⁴ Pol. vi 8 1293 b; ib. 9 1294 a. Cf. ib. 12 1297 a 7 δσφ δ' &ν άμεινον ἡ πολιτεία μιχθη, τοσούτφ μονιμωτέρα. Tacitus (Ann. iv 33) took an opposite view; 'cunctas nationes aut urbes populus aut primores aut singuli regunt: delecta ex his et consociata reipublicae forma laudari facilius quam evenire, vel si evenit, haud diuturna esse potest.' Cf. Cic. de rep. i 29 45.

a few men, or the multitude: and this element will either rule absolutely, without regard to law, without the participation of other elements in the government, or rule constitutionally, with due observance of law, under the influence of other elements. This classification was intended to apply only to the city-state, but though political conditions have changed, and nations have taken the place of cities as political units, modern political science has little or nothing to add to the definitions of Aristotle.

§ 3. Oligarchy in a general sense.

For practical purposes any study of Greek constitutions may be limited to those included under the terms oligarchy and democracy, if we use the terms in a general sense without implying any ethical meaning. These, as Aristotle himself says, are the constitutions that generally prevailed, and many of the Greeks roughly classified all governments as democracies or oligarchies. Tyranny was not regarded as a constitution, but as a temporary interruption of legal rule: kingship 'was in the whole political theory of antiquity only a form of aristocracy resting on

- Bluntschli, The Theory of the State p. 311, accepts Aristotle's classification, but adds to it 'Ideocracy' and 'Idolocracy,' constitutions 'in which the supreme power has been attributed to some divine being or to an idea. The men who exercised power were regarded as the servants and vice-regents of an unseen ruler.' But whatever pretensions may have been put forward, power was actually wielded by one or more men. As Bluntschli says, both forms involve the rule of priests. We may fairly regard the governments as theocratic monarchies or aristocracies.
 - 1 Pol. viii 1 1301 b 39 μάλιστα δύο γίνονται πολιτεῖαι δήμος καὶ όλιγαρχία.
- ² Cf. Ar. Pol. vi 3 1290 a 15: popular classification recognised only oligarchy (including aristocracy) and democracy (including polity).
 - ⁸ Ib. vi 8 1293 b 29 διά τὸ πασῶν ηκιστα ταύτην είναι πολιτείαν.

no separate and independent basis of its own. In practice also this holds good; for kingship, which is defined as the government of willing subjects, requires the consent and support of a class of nobles. The rise of aristocracies in Greece involved the transfer of supreme power from the king to the nobles, but the king was in many states retained as the nominal head of the constitution. Hence it comes that Aristotle, leaving out of view the monarchies in the semi-barbarous and backward states of Greece, regards kingship merely as a life magistracy. No one would have thought of calling the Spartan constitution a kingship, because it had two hereditary generals who held office for life.

Classing kingship, therefore, with aristocracy and omitting tyranny from consideration we have only left the governments of the few and of the many: oligarchy and aristocracy on the one hand and democracy and polity on the other. Polity (which is discussed more fully below) denotes either a moderate popular government or a government of mixed oligarchic and democratic elements. It thus forms a link between oligarchy and democracy, and in some constitutions the fusion of these elements is so

⁴ Henkel, Studien zur Geschichte der griechischen Lehre vom Staat, p. 57. Cf. Austin, Jurisprudence Lect. vi. 'Limited monarchy is not monarchy. It is one or another of those infinite forms of aristocracy, which result from the infinite modes, wherein the sovereign number may share the sovereign power.' Aristotle ranks it with aristocracy (Pol. iii 16 1287 a 3 δ μὲν γὰρ κατὰ νόμον λεγόμενος βασιλεὺς οὐκ ἔστιν είδος πολιτείας; viii 10 1310 b 2 ἡ βασιλεία κατὰ τὴν ἀριστοκρατίαν ἐστίν) except in the ideal form of παμβασιλεία (iii 14 1285 b 31).

⁵ See § 24.

⁶ Ar. Pol. iii 14 1285 a 6 αθτη μέν οθν ή βασιλεία οδον στρατηγία τις αὐτοκράτωρ καὶ άίδιος έστίν.

complete that the same government may bear the name either of oligarchy or democracy. There is, then, no sharp line of cleavage between oligarchies and democracies; and different opinions might be held about the definition of a particular constitution. For where governments are classified according to the relative numbers of the ruling class and the entire community, some may regard as an oligarchy what others will consider a democracy, and Aristotle says that what in his day would have been called a polity, was in earlier times described as a democracy.

We must, therefore, arrive at a more precise definition of oligarchy. As the word implies, it originally denoted simply the government of the few, whatever the test was by which they were chosen from the many 10. 'Aristocracy' was also used popularly to denote the same thing 11, and

⁷ Ar. Pol. vi 9 1294 b 14.

⁸ Cf. Austin, Jurisprudence Lect. vi.

Pol. vi 13 1297 b 24 διόπερ ἃς νῦν καλοῦμεν πολιτείας, οἱ πρότερον ἐκάλουν δημοκρατίας. A good instance is afforded by Syracuse. It is clear from Thucydides (vi 39) that he regarded the constitution in 415 as a democracy: Aristotle (Pol. viii 4 1304 a 2) describes it as a polity. The term πολιτεία seems to have been in general use as a complimentary description of democracy. Cf. Ar. Eth. viii 12 1160 a 33 πολιτείαν αὐτὴν εἰώθασιν οἱ πλεῖστοι καλεῖν; Harp. s. v. ἰδίως εἰώθασι τῷ ὀνόματι χρῆσθαι οἱ ῥήτορες ἐπὶ τῆς δημοκρατίας; Dem. xv 20; Isocr. iv 125.

¹⁰ Hdt. iii 80 uses δλιγαρχίη of the government of the ἄριστοι. Ar. Pol. viii 1 1306 b 24 defines aristocracy as a sort of oligarchy: vi 3 1290 a 16 the popular definition included aristocracy under the title δλιγαρχία. Plutarch l.c. uses δλιγαρχία to denote the good form.

¹¹ Thrasymachus in Plato, Rep. i 338 D. Thuc. iii 82 says that ἀριστοκρατία σώφρων was a party catchword of the oligarchs: but he himself uses ἀριστοκρατία in a general sense in viii 64. Cf. Xen. Hell. v 2 7 οἱ ἔχοντες τὰς οὐσίας...ἀριστοκρατία ἐχρῶντο.

'dynasty' was also employed in a general sense¹². The writers, however, who differentiated constitutions by their ethical qualities used aristocracy to denote the good form of the rule of the few and oligarchy to denote the bad, though even in this respect the usage was not consistent¹⁸.

Taking number only into account, we may define oligarchy as a form of government in which supreme power is held by a privileged class, small in proportion to the total number of free men in the state¹⁴. To complete our definition we must take into account the basis of privilege and of exclusion, a subject discussed in the following sections. The classification of Greek constitutions is complicated by the class divisions, which generally existed. The slaves or serfs may be omitted from consideration, but there existed in many states a class of free subjects, and this class we must regard in defining the character of a constitution. In so doing we may conflict with the usage of some Greek writers. The political theory of the Greeks was not clearly or consistently formulated, and we have a striking instance of the vagueness of Greek writers in their treatment of the Spartan constitution.

The Spartiates were a comparatively small part of the free population of Laconia, ruling not only over the Helots

¹² Plato, *Politicus* 291 D. It generally denotes a narrow and absolute oligarchy.

¹⁸ Aristotle uses these terms in all three passages (quoted above). Plato, Politicus 301 A, also does so. In the Republic viii 545 c he uses τιμοκρατία to denote the first deviation from the ideal ἀριστοκρατία. Xen. Mem. iv 6 12 denotes the ordinary oligarchy by πλουτοκρατία; Plutarch l.c. uses δυναστεία.

¹⁴ Professor Freeman, Comparative Politics p. 194, defined oligarchy as the constitution 'in which political rights belong to only a part of those who enjoy civil rights'; he should at least have said a minority.

who were serfs, but over the Perioeci who were subject but not enslaved. Greek writers, in their general ignorance of Lacedaemonian institutions, formed different conceptions of the constitution. Some excluded the Perioeci, others took them into account 15. Aristotle tells us that many wished to call the government a democracy, others an oligarchy 16: it was said to be compounded of oligarchy, monarchy and democracy17, and he defines it himself as a mixture of aristocratic and democratic elements¹⁸. Isocrates in the Panathenaicus defines the constitution of Lycurgus as democracy mixed with aristocracy 19; but in another treatise he says that the Lacedaemonians were governed by an oligarchy 20. The uncertainty and inconsistency of the Greek writers leaves us to form our own definition, and in the light of present knowledge we conclude that the Spartan constitution, so peculiarly compounded of diverse elements as to evade exact definition, must alike from the form of its institutions, the spirit of its administration, and the exercise of sovereign power, be included among the oligarchies of Greece. It is distinguished more particularly below as an aristocracy²¹.

¹⁵ Isocrates xii 178 calls the perioeci $\delta \hat{\eta} \mu os$, as if they were part of a Spartan oligarchy. Aristotle on the other hand (*Pol.* ii 6 1270 b 18) confines this term to the Spartiates.

¹⁶ Pol. vi 7 1294 b 19.

¹⁷ Ib. ii 6 1265 b 35.

¹⁸ Ib. vi 7 1293 b 16; cf. ii 9 1270 b 16 (owing to the power of the Ephors) δημοκρατία ἐξ ἀριστοκρατίας συνέβαινεν; Plato, Laws iv 712 p. In Pol. viii 7 1307 a 34 and 12 1316 a 33 Aristotle describes the Spartan constitution as an aristocracy.

¹⁹ xii 153; cf. vii 61, xii 178.

²⁰ iii 24.

²¹ See §§ 6 and 32.

§ 4. Oligarchy in a special sense.

I proceed to the more precise definition of the 'Government of the few.' Oligarchy in general includes both oligarchy in a special sense and aristocracy, while polity, although classed by Aristotle with democracies, sometimes denoted the government of a minority, and must not, therefore, be omitted from consideration.

Aristotle recognises that oligarchy is distinguished from democracy by other principles than those of number, and at the outset he corrects his definition by adding the test of poverty and wealth. Any constitution, in which wealth confers the privileges of citizenship², whether the rulers be few or many, must be regarded as an oligarchy³. He even argues that if a constitution existed in which a thousand wealthy men ruled over three hundred poor men, excluded from the rights of citizenship, no one would call it a democracy⁴. At the same time economic

- ¹ The difficulty of including the idea of both number and wealth in the definition of oligarchy and democracy is discussed in *Pol.* iii 8 1279 b.
- I use citizen throughout this essay in the strict sense given to the word by Aristotle, as one possessed of political privilege: $\pi o \lambda l \tau \eta s \delta$ ' $\delta \pi \lambda \hat{\omega} s$ où $\delta \epsilon \nu l \tau \hat{\omega} \nu \delta \lambda \delta \omega \nu \delta \rho l \zeta \epsilon \tau a \iota \mu \hat{a} \lambda \lambda \delta \nu \nu \hat{\eta} \tau \hat{\psi} \mu \epsilon \tau \dot{\epsilon} \chi \epsilon \iota \nu \delta \rho \chi \hat{\eta} s$ (Pol. iii 1 1275 a 22). Aristotle quotes other definitions, which he rejects. In iii 7 1279 a 31 he regards participation in the weal of the state as essential, but in iv 13 1322 a 33 he refers to 'citizens who share in the constitution' as if the title included others who were excluded. As he says (iii 1 1275 a 3) the citizen in a democracy would not be a citizen in an oligarchy. Whether the title would have been conferred on the unprivileged class in an oligarchy we do not know.
- ⁸ Pol. iii 8 1280 a 1 ἀναγκαῖον ὅπου ᾶν ἄρχωσι διὰ πλοῦτον ἄν τ' ἐλάττους, ἄν τε πλείους, είναι ταύτην ὀλιγαρχίαν.
 - 4 Pol. vi 4 1290 a 30; at the same time Aristotle (ib. b 15), citing the

forces lead to the concentration of wealth, and it may be assumed as a safe general rule that the rich are the few, the poor the many. There is, perhaps, no absolute reason why wealth should be so important an element in the classification of constitutions; but, as a matter of history, power in the Greek cities had passed into the hands either of the rich or of the many, and if we except the old, traditional aristocracies, all the constitutions known to Aristotle were based either on wealth (the defining principle of oligarchy) or liberty (the defining principle of democracy).

The definition given in the *Politics* is consistent with the general theory of the Greeks. In the *Ethics*⁷ Aristotle says 'wealth and ascendency⁸' are the basis of oligarchy: in the *Rhetoric* it is the government in which 'those who have the assessment' rule⁹. Xenophon, who uses the term plutocracy, gives the same definition. Plato in the *Republic* uses the same description and further says 'the

case of Colophon, where there was a majority of rich men, refuses to the constitution the title of oligarchy.

⁵ Ib. 1290 b 2 λεκτέον ὅτι δῆμος μέν ἐστιν ὅταν οἱ ἐλεύθεροι κύριοι ὧσιν, ὁλιγαρχία δὲ ὅταν οἱ πλούσιοι, ἀλλὰ συμβαίνει τοὺς μὲν πλείους εἶναι, τοὺς δ' ὀλίγους. This may be accepted as the final definition. No rule can be laid down either for the amount of wealth required, or for the proportion of the ὀλίγοι to the rest of the population; but it is clear that the ordinary oligarchs expected the government to be in the hands of a small minority. Thus Thuc. viii 92 11 says the 400 at Athens would not appoint the 5000 τὸ καταστῆσαι μετόχους τοσούτους ἄντικρυς δῆμον ἡγούμενοι, i.e. to impart the government to about a fourth of the total citizen population would be 'downright democracy.' See also the next section.

⁶ Ar. Pol. vi 8 1294 a 10.

⁷ I refer throughout to the passages cited above § 2 n. 3.

⁸ δύναμις (which I translate 'ascendency') is used in a special sense, which I discuss below, § 35 n. 7.

⁹ οἱ ἀπὸ τιμημάτων.

rich rule and the poor man has no share 10.' In the *Politicus* he defines both aristocracy and oligarchy as the government of the rich. The element of wealth was therefore generally recognised as an essential condition of oligarchy.

§ 5. Polity.

Of course there were governments based upon a money qualification which the Greeks did not regard as oligar-We are not able to determine the minimum amount of property qualifying for privilege in an oligarchy, but it is necessary to discuss how far we should include the polity within our general definition. The polity forms the link between oligarchy and democracy1, and intermediate forms are naturally difficult to classify. But there is no doubt that, however he defines it, Aristotle ranks polity with democracy and not with oligarchy. In the first place it denotes the normal democracy, in which 'the multitude rules for the common interest2.' Secondly, it denotes a mixed constitution inclining more to democracy than to oligarchy, or a mixed constitution of rich and poor4. Neither of these descriptions justifies us in associating it with oligarchy, but another definition employed by Aristotle shows that he conceived it to be a

¹⁰ viii 550 c ή ἀπὸ τιμημάτων πολιτεία ἐν ἢ οἱ μὲν πλούσιοι ἄρχουσι, πένητι δ' οὐ μέτεστιν ἀρχῆs. Throughout the description of oligarchy (550 c to 551 B) Plato lays the greatest stress on wealth and money making.

¹ Pol. ii 6 1265 b 27 μήτε δημοκρατία μήτε όλιγαρχία, μέση δὲ τούτων, ήν καλοῦσι πολιτείαν. On the general use of the term see § 3 n. 9.

² Pol. iii 7 1279 a 37. Many other passages confirm this: cf. especially vi 3 1290 a 18.

^{*} Ib. vi 8 1293 b 33.

⁴ Ib. vi 8 1294 a 22.

government based on a moderate census, in which power was entrusted to a minority. In three passages he defines it as the constitution of those 'who bear arms',' and it is obvious that he means those men of moderate property, who were able to equip themselves and serve as hoplites'. This, either directly or indirectly, implies a property qualification, and there are several passages in which it is implied that the men of moderate property will be the ruling element'. Lastly in the *Ethics* he defines it as a 'timocratic' constitution, based on the assessment of property, i.e. he applies to it the identical terms used elsewhere to define oligarchy's.

Polity, then, was used to denote a moderate timocracy, the constitution of the middle class. It is clear from the few data that we have, that the hoplite census would only admit a minority to privilege. This minority would however be so large, and the property qualification would

- ⁵ Pol. ii 6 1265 b 28; iii 7 1279 b 3; iii 17 1288 a 12.
- 6 Hoplite service, whether regarded as a duty or a privilege, was not usually undertaken by poor men. Aristotle, Pol. vii 7 1321 a 12, says τὸ γὰρ ὁπλιτικὸν τῶν εὐπ ὁρων ἐστὶ μᾶλλον ἢ τῶν ἀπόρων. This is a careless statement at variance with his definition of the πολιτεία.
- 7 Thus one method of forming a polity is to split the difference (of $\tau l\mu \eta \mu a$) between oligarchy and democracy: Pol. vi 8 1294 b 5. In viii 6 1306 b 9 the $\tau l\mu \eta \mu a$ must be so arranged in a $\pi o \lambda \iota \tau e la$ as to admit of $\mu \ell \sigma o \iota$.
- ⁸ Ethics l.c. τιμοκρατική...ἐκ τιμημάτων, identical with the definition of oligarchy in the Rhetoric, and with that implied throughout the Politics.
- Beloch, Bevölkerung p. 70 (to take the instance of Athens), concludes that the proportion of hoplites to thetes at the beginning of the Peloponnesian war was about 15/16,000 to 19/20,000. If we are to lay any stress on Lys. xx 14 (see below, Appendix C), there were perhaps 9,000 hoplites in 411, and the total number of citizens of full age must have been over 20,000.

be so moderate, that Aristotle would refuse to include the constitution under the term oligarchy¹⁰, but unless we accept his definition absolutely, we cannot omit from consideration a government analogous in every way to oligarchy, based upon the same kind of qualification and differing from it solely in degree.

Of governments based upon wealth there must have been many gradations from the moderate polity, in which perhaps almost half the freemen ruled, to the extreme, narrow oligarchy, in which a few men, concentrating all power in their own hands, controlled the government in their own interest.

§ 6. Aristocracy.

The inconsistency and confusion of Greek political terminology is illustrated by the use of the title Aristocracy. While popular usage made it a mere equivalent for oligarchy¹, the philosophers chose the term to describe the ideal state², the only constitution, according to Aristotle, justly entitled to the name³. But it was in general

- 10 He seems to have considered a high census essential to oligarchy. Thus in Pol. vi 11 1296 a 14 he tells us that the moderately wealthy citizens are found in greater numbers in democracies than in oligarchies. Cf. iii 5 1278 a 22 ἐν δὲ ταῖς ὁλιγαρχίαις...ἀπὸ τιμημάτων μακρῶν αἰ μεθέξεις τῶν ἀρχῶν. See above § 4 n. 5.
 - ¹ See above § 3 n. 11.
- ² Plato Rep. iv 445 D applies the term ἀριστοκρατία to the ideal state, reserving τιμοκρατία (viii 547 D) to describe the better type of oligarchy which in the Politicus (301 A) is called ἀριστοκρατία. Aristotle uses ἀριστοκρατία for the best state, but he is not consistent.
- * Pol. \forall i 7 1293 b 3 τὴν γὰρ ἐκ τῶν ἀρίστων ἀπλῶς πολιτείαν κατ' ἀρετὴν καὶ μὴ πρὸς ὑπόθεσίν τινα ἀγαθῶν ἀνδρῶν μόνην δίκαιον προσαγορεύειν ἀριστοκρατίαν.

use and was too convenient to be renounced, and Aristotle himself applies it to actual as well as to ideal constitutions. The normal government of the few he calls Aristocracy, thereby putting it on a level with monarchy and polity: the rule of the nobles in early Greece is similarly described, and there are passages enough in the *Politics* to show that there were governments existing in his own day, to which Aristotle would not deny the title.

Aristocracy, however, is usually defined by Greek writers in moral terms, so that it is difficult to reduce it to ordinary principles of classification. As the normal form of the government of the few, it differs from oligarchy in the political qualification. In place of wealth, the qualification of the oligarchy proper, 'virtue' or 'merit' or 'education' is substituted, and the ruling class is described as 'the best',' 'the good',' 'the wisest' or 'the men of worth'.' Any process of selection which tended to assign

- ⁴ Pol. iii 7 1279 a 34 (he there shows that he is following popular usage— $\kappa \alpha \lambda \hat{\epsilon \nu} \epsilon l \hat{\omega} \theta \alpha \mu \epsilon \nu$).
 - ⁵ The use of the title is implied in Pol. iii 15 1286 b.
- ⁶ Aristocracies are spoken of as actual constitutions frequently in the sixth and eighth books. Cf. for example viii 8 1308 a 3.
- 7 Pol. vi 8 1294 a 10 ἀριστοκρατίας δρος ἀρετή. It is defined again and again as the government κατ' ἀρετὴν or κατ' ἀξίαν. (See Politics passim and Ethics l.c.)
 - 8 On παιδεία see below, nn. 25—28.
- ⁹ Pol. iii 7 1279 a 34 (where another definition is suggested): cf. Hdt. iii 81.
 - ¹⁰ Pol. iii 15 1286 b 4.
- 11 Polybius vi chs. 3—10 defines aristocracy as the government administered ὑπὸ τῶν δικαιστάτων καὶ φρονιμωτάτων κατ' ἐκλογήν.
- 12 ἐπιεικεῖs (a word constantly used in this connection by Aristotle, cf. Pol. iii 10 1281 a 28; 12 1283 a 16) is difficult to translate, as it seems to combine a moral sense (fair, reasonable) with a social application (respectable, decent).

power in accordance with merit was said to be aristocratic¹³, and some constitutions, which in other respects might be regarded as oligarchies or democracies, by the exercise of this principle acquired an aristocratic element¹⁴.

If we accept the definition in a purely moral sense it is obvious that the term aristocracy can only have an ideal application. Virtue in the abstract can only be made the test of citizenship in Utopia; in the world of facts there is no infallible means of excluding the base and worthless. In a political connexion virtue must bear a relative and conventional sense, and I proceed to enquire what formal tests can be applied to define the actual aristocracy. The virtue of the citizen, as Aristotle says, is relative to the state¹⁵; and the term may be used in a conventional sense to denote the qualities, which may be predicated of a ruling class¹⁶. In this sense it is the attribute of power, and the qualities implied are generally the qualities of the warrior and the ruler. Considered historically these were found in the early constitutions only in certain

¹⁸ Pol. vi 7 1293 b 10 δπου γε ἀριστίνδην αἰροῦνται τὰς ἀρχὰς αὕτη ἡ πολιτεία ἀριστοκρατική καλεῖται; cf. ii 11 1273 a 25. The election of archons described in Ar. Ath. Pol. 8 2 (cf. Philoch. 58, F. H. G. i 394) was aristocratic and the process of δοκιμασία was, in intention, aristocratic.

¹⁴ Cf. Pol. viii 7 1307 a. The Solonian democracy was regarded as having an aristocratic character (Isocr. xii 131): Pericles claims the same character for the fully developed democracy (Thuc. ii 37 ξκαστος...ἀπ' ἀρετῆς προτιμᾶται).

¹⁵ Pol. iii 3 1276 b 30 την άρετην άναγκαῖον είναι τοῦ πολίτου πρός την πολιτείαν. Cf. vi 7 1293 b 6.

¹⁶ It is obvious that ἀρετὴ is used in a restricted sense; Aristotle (Pol. iii 12 1283 a 20) mentions δικαιοσύνη and πολεμικὴ ἀρετὴ as the attributes of the ἐπιεικεῖs (the ruling class of an aristocracy). Xen. Resp. Lac. 10 7 alludes to πολιτικὴ ἀρετή. So Montesquieu (Preface to Esprit des Lois) uses virtue in an absolutely arbitrary sense.

privileged families, who were the foremost in war and alone entitled to have any share in the government. Constitutions in which power was transmitted by here-ditary descent marked a stage of political development. They were called aristocracies; and the rulers arrogated to themselves the titles of 'best' and 'good'; and expected that their subjects should so regard and so describe them. In the absolute separation of social classes such an identification of power with virtue. was natural and to a certain extent reasonable.

Many governments, in which power was restricted to certain noble families, survived in later times, and unless they had degenerated into the narrow and oppressive type known as a 'dynasty²¹,' they would naturally be described as aristocracies. If, then, we consider the historical application of the word it appears at first sight strange that Aristotle did not introduce the qualification of noble birth in his definition of aristocracy. But the political

- 17 The diffusion of 'άρετη' among a larger number led to the institution of aristocracies; on these constitutions see § 24.
- 18 The use of moral titles to denote social classes is found even in Homer and Hesiod. It needs no illustration. Cf. Grote ii p. 64 'The epithets of good and just are euphemisms arising from submission and fear.'
- 19 Cf. De Parieu, La Science Politique² p. 56 'L'aristocratie a toujours en fait désigné le gouvernement des plus puissants plutôt que celui des plus vertueux.'
- Freeman, Comparative Politics pp. 266—7 'In aristocratic commonwealths...there was for ages something which it needed no great straining of language to call the rule of the best. Morally best I do not say, but best so far as this, that narrow as was the government of those commonwealths, fenced in as the state was within a circle of exclusive houses, these houses at least knew how to rule, and how to hand on the craft of the ruler from generation to generation.' Mr Warde Fowler, The City State pp. 93 ff., ranks the merits of the aristocracy even higher.

²¹ See § 35 below.

development of the Greeks had tended in most states to transfer privilege from birth to wealth or to numbers; in others in which the privilege of birth was still maintained the government had become narrow and despotic. birth had lost its glamour, and Aristotle, though he does not overlook its political importance, prefers to define it in terms of the qualities, which it most generally implied. Thus he defines it as hereditary virtue²² or as the conjunction of virtue and ancient wealth23: and in explaining the varieties of oligarchical constitutions he enumerates as qualities of the notables wealth, good birth, virtue and education²⁴. Of these qualities wealth is the characteristic of the oligarchy proper, and one of the attributes of good birth. Virtue, as we have seen, stands for certain qualities of the ruling class, but education adds a new element for consideration.

We know of no instance in which education in the sense of general culture formed a qualification for citizenship, but in certain states of Greece, of which Sparta and Crete were the most eminent²⁵, a rigid system of training

²² Pol. iii 12 1283 a 36 άρετη γένους.

²³ Ib. vi 8 1294 a 21 dρετὴ καὶ πλοῦτος dρχαῖος; viii 1 1301 b 3 προγόνων dρετὴ καὶ πλοῦτος. It is worth noting that dρετὴ and δλβος (ancestral wealth) are the attributes constantly mentioned by Pindar as essential to success in the games, which was, in his time, the ambition of the aristocratic houses of Greece.

²⁴ Pol. vi 4 1291 b 28 των δὲ γνωρίμων πλοῦτος εὐγένεια ἀρετὴ παιδεία. Cf. ib. 12 1296 a 17 where the elements of 'quality' in a state are described as πλοῦτος παιδεία εὐγένεια. Diod. i 28 5 in defining the Eupatrids as ἐν παιδεία μάλιστα διατετριφότες ascribes to them one of the usual characteristics of nobility.

²⁵ Sparta and Crete both kept up a rigid system of training under state control. We do not know whether such a system was maintained elsewhere; but it is quite possible that some of the Dorian colonies (such

under state control was maintained. This training, carried out in accordance with traditional rules and directed to inculcate habits of patriotism and obedience and to fit the citizen for the duties of war, was supposed to be productive of 'political virtue'.' Governments, therefore, based on such a system of training were properly classified as aristocracies, and their characteristic features did in fact supply the terms of a definition of aristocracy both to Xenophon and to Aristotle.

This brief survey suffices to show that the Greek conception of aristocracy does permit us to apply formal principles of classification; that constitutions based on birth or training might both be included among the 'governments of virtue,' and inasmuch as the system of training was usually maintained only within a privileged class the Greek definition of aristocracy, in its application

as Thera) and some of the smaller Dorian states (such as Epidaurus) may have practised it.

The training was based upon 'ordinances' ($\nu \delta \mu \mu \mu a$), which I take to denote traditional (and probably unwritten) laws. Cf. Eth. x 9 1179 34 at $\mu \epsilon \nu \gamma \delta \rho$ kowal $\epsilon \pi \iota \mu \epsilon \lambda \epsilon \iota a\iota \delta \hat{\eta} \lambda o\nu$ ot dià $\nu \delta \mu \omega \nu \gamma \ell \nu o\nu \tau a\iota$. On $\nu \delta \mu \mu a$ cf. the passages quoted in note 28, and the descriptions of Sparta quoted below § 32.

Omitting the particular evidence of Sparta (on which see § 32 below), Ar. Pol. vi 7 1293 b 12 talks of states that make $\kappa o \iota \nu \dot{\eta} \dot{\epsilon} \pi \iota \mu \dot{\epsilon} \lambda \epsilon \iota a$ dret $\dot{\eta}$ s. Cf. iii 12 1283 a 25 on the association of $\pi a \iota \delta \dot{\epsilon} \iota a$ and $\dot{a} \rho \epsilon \tau \dot{\eta}$. Mr Hicks in his note says that Aristotle uses the words interchangeably.

28 Xen. Mem. iv 6 12. In an aristocracy offices are appointed ἐκ τῶν τὰ νόμιμα ἐπιτελούντων. (These are the rules of training.) Ar. Rhet. i 8 1365 b 34 adopts and enlarges this definition. ἀριστοκρατία ἐν ἢ οἰ κατὰ παιδείαν (διανέμονται τὰς ἀρχάς). παιδείαν δὲ λέγω τὴν ὑπὸ τοῦ νόμου κειμένην. οἱ γὰρ ἐμμεμενηκότες ἐν τοῖς νομίμοις ἐν τῷ ἀριστοκρατία ἄρχουσιν. ἀνάγκη δὲ τούτους φαίνεσθαι ἀρίστους. Cf. Pol. vi 15 1299 b 25 οἱ πεπαιδευμένοι are described as the governing class in an aristocracy. We may compare the importance attached to education in the ideal states of both

to actual constitutions, does not differ seriously from our own.

§ 7. Aristocracy, Oligarchy and Polity.

I have now concluded the definition of the three terms applied to 'the government of the few.' We trace a radical distinction between aristocracy, the government based on 'virtue,' and oligarchy, the government based on wealth. It is unnecessary to emphasize the contrast. The old aristocracies of birth and training, the origin of whose institutions was lost in a period of mythical romance, were preserved by the prescription of social and religious privilege from change or revolution; they held aloof from commerce and made their whole life a preparation for war¹.

Of the oligarchies based on wealth some few perhaps had been developed without violence out of the older aristocratic governments: but most of them were the offspring of revolutions, creations designed to meet new social conditions or instituted on the first foundation of a commercial colony. Wealth was the principle of the constitution, and wealth the aim of the citizens. A majority of freemen, who lacked the qualifying amount of property, were altogether excluded from citizenship, while the government was controlled by a small number of citizens, whose efforts were often directed to make still

Plato and Aristotle. Cf. also Ephorus 67, F. H. G. i 254, who traces the ill-success of the Boeotians to the fact that they had no $d\gamma\omega\gamma\dot{\eta}$ or $\pi\alpha\iota\delta\epsilon\iota\alpha$.

¹ I am speaking of aristocracies in the period after constitutional development was completed. In the earlier period there were many aristocracies actively engaged in trade, both in Greece and the colonies. See § 25, n. 14.

more narrow the circle of the governors. Analogous to this government but on a more equitable basis was the polity, a constitution resembling oligarchy in the exclusion of the poor and in the privilege ascribed to property, but differing from it in the low census required and the proportionately larger number included within the citizen body.

§ 8. The basis of Oligarchy and Democracy.

All constitutions, according to Aristotle, are based on some principle of justice or equality; in other words there must be in the governing body some qualification, which forms the basis of privilege, some one respect in which all citizens, qua citizens, are equal. The democrat claimed that all the freemen of the state were equal: he, therefore, based his claim on 'freedom'.' Equality, however, is not a mere question of number: states are based on 'qualities,' as well as 'quantity'; and there is as much injustice in giving equality of privilege to unequals, as in denying it to equals. The truth is well expressed

¹ Pol. viii 1 1301 a 26.

² Pol. vi 11 1295 b 25 βούλεται δέ γε ή πόλις έξ ίσων είναι και δμοίων δτι μάλιστα. Cf. Isocr. iii 15 αι όλιγαρχίαι και δημοκρατίαι τὰς ἰσότητας τοῖς μετέχουσι τῶν πολιτειῶν ζητοῦσι, και τοῦτ' εὐδοκιμεῖ παρ' αὐταῖς, ἢν μηδὲν ἔτερος ἐτέρου δύνηται πλέον ἔχειν.

⁸ See below § 9.

⁴ Pol. vi 12 1296 b 16 έστι δὲ πᾶσα πόλις ἔκ τε τοῦ ποιοῦ καὶ ποσοῦ: ib. viii 1 1301 b 29 ἔστι δὲ δίττον τὸ ἴσον· τὸ μὲν γὰρ ἀριθμῷ τὸ δὲ κατ' ἀξίαν ἐστίν.

⁵ Pol. iii 9 1280 a 11 δοκεί ἴσον τὸ δίκαιον είναι καὶ ἔστιν ἀλλ' οὐ πᾶσιν ἀλλὰ τοῖς ἴσοις. Cf. Plato Rep. viii 558 c (of democracy) ἰσότητά τινα ὁμοίως ἴσοις τε καὶ ἀνίσοις διανεμόμενοι. Cf. Isocr. iii 14 δικαιότατον τὸ...μὴ τοὺς ἀνομοίους τῶν ὁμοίων τυγχάνειν.

by Montesquieu. 'There are always persons,' he says, 'distinguished by their birth, riches, or honours: but were they to be confounded with the common people and have only the weight of a single vote, like the rest, the common liberty would be their slavery and they would have no interest in supporting it....The share they have, therefore, in the legislature, ought to be proportioned to their other advantages in the state'.'

The three qualities, which claim equality of privilege, are freedom, wealth and virtue (of which the two latter in combination include the idea of good birth?). But good birth and virtue are rare, and therefore democracy and oligarchy are the common types of constitution; and the issue is limited to the rival claims of freedom and wealth. The democrats from being equal in respect of freedom regard themselves as entitled to absolute equality: the oligarchs from being unequal in the matter of property regard themselves as generally unequal and therefore seek to have an advantage in the state. The contest thus lies between those who claim general equality and those who claim general inequality; in other words between the greater number and the greater property.

The demands of oligarchy and democracy were irreconcilable: each asserted an indefeasible right to power:

⁶ Esprit des Lois Book xi c. 6. This corresponds to Aristotle's theory of political justice. Cf. Ar. Pol. viii 3 1303 b 6 στασιάζουσι... ἐν ταῖς δημοκρατίαις οἱ γνώριμοι, ὅτι μετέχουσι τῶν ἴσων οὐκ ἴσοι ὄντες.

⁷ Pol. vi 8 1294 a 19.

⁸ Pol. viii 1 1301 b 39.

[•] Pol. viii 1 1301 a 29.

 $^{^{10}}$ Pol. vii 3 1318 a 18 φασὶ γὰρ οἱ δημοτικοὶ τοῦτο δίκαιον ὅ τι ἃν δόξη τοῖς πλείοσιν οἱ δ' δλιγαρχικοὶ ὅ τι ἃν δόξη τῆ πλείονι οὐσία...ἔχει δ' ἀμφότερα ἀνισότητα καὶ ἀδικίαν.

and to the impossibility of compromising the dispute we may trace the bitterness and permanence of party strife throughout Greek history.

§ 9. The character of Democracy.

It will scarcely be possible to form a just idea of oligarchic sentiment without briefly considering the theory of the democrats, which was rejected so vehemently by the oligarchs. Democracy rested on the two principles of 'liberty' and 'equality'.' Liberty has been explained to mean free birth (the respect in which all citizens of a democracy were equal)². But the term was used to denote a great deal more than that. It implies above all the right of the free man to have his voice in the control of the state, to be free from subjection to a superior class: in fact the self-government of the many². At the same time it includes the greater measure of individual freedom and independence from restraint, which distinguished the Greek democracies from other constitutions⁴.

¹ Pol. vi 4 1291 b 34 (έλευθερία και Ισότης). Cf. Thuc. ii 37 (τὸ ἴσον... ἐλευθέρως πολιτεύομεν); Dem. xxi 67.

² Newman, Introduction p. 248 n. 1.

³ The definition I give in the text is borne out by Aristotle, Pol. vii 2 1317 b 2 έλευθερίας δὲ ἐν μὲν τὸ ἐν μέρει ἄρχεσθαι καὶ ἄρχειν, ib. 11 ἐν δὲ τὸ ζῆν ὡς βούλεται τις. Ἐλευθερία frequently means 'self-government of the people,' while δουλεία denotes subjection to a ruling class. Cf. [Xen.] Resp. Ath. 1 9 ὁ δῆμος οὐ βούλεται...δουλεύειν (= be subjects of an oligarchy) ἀλλ' ἐλεύθερος εἶναι καὶ ἄρχειν. Contrast ib. 3 11. Cf. Thuc. viii 68 4 (where ἐλευθερία = self-government) and contrast iv 85; vi 40 2; Xen. Hell. ii 3 24; Plato Rep. v 463 A B.

⁴ Cf. Aristotle quoted in n. 3 and Pol. viii 9 1310 a 30 (δόκει) έλεύθερον καὶ ἴσον τὸ ὅ τι ᾶν βούληταί τις ποιεῖν. Plato Rep. viii 562 lays stress on the excess of liberty in democracies. Cf. Thuc. ii 39; vii 69 (ἡ ἐν αὐτῆ ἀνεπίτακτος πᾶσιν ἐς τὴν δίαιταν ἐξουσία); Dem. xxv 25. Cf. § 12 n. 17.

Equality implies first of all that in the collective exercise of power the voice of the majority shall prevail⁵. Aristotle is inclined to set a high value on the collective wisdom of the people, and it is a universal principle of democracy that 'government should rest on the active consent of the citizens'.' But democracy tends to assert a second principle, which is of more importance: that 'any one self-supporting and law-abiding citizen is on the average as well qualified as another for the work of government⁸.' This principle found a limited application in some Greek democracies, but Aristotle asserts the danger of admitting the people to the chief offices of government. Thucydides represents Pericles as asserting that at Athens, while poverty was no bar to public service, men were advanced to honour on the claim of 'virtue' (using the word as a protest against its oligarchic associations¹⁰). Athenagoras in defining democracy is made to assign privilege both to wealth and to wisdom, and to leave only the collective decision to the people¹¹. We see, then, that the democratic idea of equality admitted of degrees. While it was considered essential that the people should possess collective power in the assembly and the law courts, it was only in the more highlydeveloped democracies that the equal qualification of all

⁵ Ar. Pol. viii 9 1310 a 28 Democracy is defined $τ\hat{\varphi}$ τὸ πλείον είναι κύριον καὶ $τ\hat{\eta}$ ἐλευθερία. Cf. ib. vii 2 1317 b 5—10.

⁶ Pol. iii 11 1281 a 40.

⁷ Sidgwick, Elements of Politics p. 584.

8 ib.

Pol. iii 11 1281 b 25.

¹⁰ ii 37.

vi 39. This, it is true, is a description of a moderate democracy, not fully developed.

citizens for administrative office was recognised and enforced¹⁸. The principle of election by the vote of the people gave a better chance to men of wisdom and ability, and so far prevented the theory of equality being carried to logical absurdity. But though there were some offices, and these usually the most important, which were in all constitutions elective, the introduction of the lot was an assertion of the absolutely equal qualification of all citizens for the duties of the magistracies to which it was applied. The lot, then, was the sign that the principle of equality was duly recognised, and it was regarded as so essential a characteristic of democracy¹⁸ that it was by some writers introduced into the definition of this constitution¹⁴.

§ 10. The character of Oligarchy.

I proceed to consider the grounds on which the oligarchic ruler based his claim to power. While the democrat asserted the equal right of all free burghers not only to determine the policy of the state but to take his turn or stand his chance of exercising the active duties of government, the oligarch, equally with

- 12 I should say that I am here referring to the method of election, not to the eligibility of citizens for office. It was a general characteristic of democracy that most magistrates at any rate should be elected $\epsilon \kappa \pi \acute{a}\nu \tau \omega \nu$. Cf. Aristotle *Pol.* vii 2 1317 b for this and for the general characteristics of democracy.
- ¹³ See J. W. Headlam, *Election by Lot* p. 12 ff. He lays stress (p. 32) on another aspect of the lot: it prevented the magistrate getting power at the expense of the Assembly. Cf. Ar. *Pol.* vii 2 1317 b 20.
- 14 In the Rhetoric i 8 1365 b 32 Aristotle defines democracy as the Constitution $\dot{\epsilon}\nu$ $\ddot{\eta}$ κλήρ ω διανέμονται τὰς ἀρχάς. Cf. Hdt. iii 80 πάλ ω μὲν ἀρχὰς ἄρχει.

the aristocrat, maintained that only a part of the community was qualified for political duties or justified in exercising political power. They adopted the hypothesis that certain classes which might be qualified by birth and wealth, or birth and training, or by wealth alone, were fit to rule over others, who were not fit to rule. As long as aristocracy lasted, the authority of the rulers was not questioned. They were separated from their subjects by ineradicable class divisions: their rule was consecrated by prescription and they alone knew the secrets of government. In such a society, as long as the position of the rulers is not challenged, their sovereignty needs no explanation; it would be impossible to imagine any other distribution of power¹.

But in course of time other social forces became dominant: the basis of privilege was widened; wealth took the place of birth, and the oligarch regarded himself as the heir of the aristocrat and asserted in virtue of his property an exclusive claim to rule. His claim did not go unchallenged. Aristocracy had been hedged by a divinity that prevented assault; it survived because it was not assaulted. But oligarchy rose on the downfall of aristocracy: it had won its position by force and by force it must maintain it or lose it. The 'age of discussion' began with the first break-up of the old governments, and henceforth constitutions had to struggle for existence. What then was the justification of oligarchy? oligarchs reasserted the claims of the aristocrats. wealth and in the power that it gives they were on the same level, and they were not concerned to recognise

¹ On the early aristocracies and the transition to oligarchy, see ch. ii § 24.

other differences. In early days, they might argue, power was entrusted to 'the few,' and in every state 'the few' are 'wiser' and 'better' than 'the many': 'the wise' and 'the good' are intended by nature to govern 'the base' and 'the mean.' There is of course the fatal fallacy underlying this theory, that it assumes that the few rich are identical with the few wise; but it is typical of oligarchic sentiment and it colours all oligarchic literature, although it was rejected and reversed by the democrats'.

² I am obliged to omit from consideration the most interesting question of the political sentiment of Greek literature: but without touching on details, a few general points may be noted. The early writers with the exception of Hesiod took an aristocratic standpoint; and after political change had begun they remained the champions of aristocracy, opposed alike to tyranny, the rule of the many and the rule of wealth. (Cf. Solon, Theognis and Alcaeus.) After democracy and oligarchy had become the prevalent forms of government, the oligarch tried to assert the same claim as the aristocrat; and just as he used άριστοκρατία to denote όλιγαρχία so he was inclined to identify the few with ol καλοί κάγαθοί, οἱ χρηστοί, οἱ δυνατοί, the many with οἱ πονηροί, οἰ μοχθηροί and the like: and to credit himself with εὐνομία, σωφροσύνη etc. and his opponents with $\delta \beta \rho s$ and other evil qualities. Some of these terms almost lost their moral meaning and became simply party catchwords; but the democrats used many of them with an absolutely opposite application, hurling back on the oligarchs the very terms of abuse applied to themselves and using every epithet of praise to describe democracy (see above § 1 n. 5). If we consider the writers, who were neither oligarchs nor democrats by sympathy (such as Thucydides, Plato, and Aristotle), we find that they have censure enough for democracy. 'History is a sound aristocrat,' and most of these writers, living in Athens, must have been keenly alive to the faults of democracy: but History is no oligarch, and it would not be difficult to show that Greek literature is even less in sympathy with oligarchy than it is with democracy.

§ 11. Material claims of the Oligarch.

This self-laudation, while it throws some light on the mental attitude of the oligarchs, has little bearing on their claims to rule. Their claims were both material and moral. On the former they assumed that they were better qualified to serve the state both in person and property, and, to invert the modern apophthegm, they might argue that property has its rights as well as its duties. We know that in Athens the burden of taxation was mostly borne by the rich, and we may conclude that in the oligarchies also the rich were the chief contributors to the revenue of the state¹. We have only to consider the enormous influence which phrases like 'taxation and representation' have wielded in the modern world to realise that to the oligarch this fact would seem constitute an indefeasible right to rule, and there are many instances in which we find the claim asserted'.

The rich man served the state also in person as a hoplite, while the poor man fought, not at all or only as a light-armed soldier; and the fact that the poor were thus unable to protect their fatherland in war, must have

¹ In Ar. Pol. vi 4 1291 a 33 οἱ εὖποροι are defined as τὸ ταῖς οὐσίαις λειτουργοῦν.

² Good instances occur in connection with the establishment of the Four Hundred. Thus it was proposed to entrust power τούτοις οἱ αν μάλιστα τοῖς τε χρήμασι καὶ τοῖς σώμασιν ἀφελεῖν οἶοί τε ἀσιν (Thuc. viii 65: cf. Ar. Ath. Pol. 29). The conspirators were ready ἐσφέρειν ἐκ τῶν ἰδίων οἰκων προθύμως...ἀς οὐκέτι ἄλλοις ἡ σφίσιν αὐτοῖς ταλαιπωροῦντας (Thuc. viii 63). The claim is very prominent in the speech of the Boeotians (Thuc. iii 65); they argue that a minority of rich men, having a greater stake in the city (πλείω παραβαλλόμενοι) had a right to betray it in order τὰ ἄξια ἔχειν. Cf. Ar. Pol. iii 12 1283 a 31.

seemed to the oligarch an unanswerable argument for his permanent exclusion from privilege. Even to-day the ability at need to serve in the army is regarded by many as an essential condition of political enfranchisement, and in the city state of Greece, which was ever prepared for war, there was even stronger reason for such a provision. But though the argument might be used against the poor, we must not forget that the ordinary oligarchy excluded from power many men who served as hoplites, and it was only in the polity that the qualification was sufficiently low to admit this class.

§ 12. Moral claims of the Oligarch.

The oligarch based his claim on other grounds. He argued, in effect, not only that he had a better right, than the poor man, to govern the state, but that he was better qualified to do so; while other classes were disqualified, alike physically and morally, from discharging political duties. I have pointed out that the oligarch assumed a moral and mental superiority, and there were, of course, elements of culture to which only the rich man could

- ⁸ The satirical pamphlet on the Athenian Constitution practically assumes that public service should mean political power, and the author explains that the principle is really recognised at Athens, for the $\delta\hat{\eta}\mu$ os are the source of the city's power more than the $\gamma\epsilon\nu\nu\alpha\hat{\iota}o\iota$ and $\pi\lambda\hat{\iota}\tau\alpha\iota$ ([Xen.] Resp. Ath. 12).
- 4 We may compare the conscription. The inability to serve furnishes a common argument against the enfranchisement of women.
- ⁵ Cf. Freeman, Comparative Politics, p. 197 'In all primitive societies the distinction between soldier and civilian is unknown. Hence the army is the assembly, the assembly is the army.' Cf. the same author Sicily ii p. 62 where he argues (from Diod. xii 19) that it was originally the custom to wear arms in the assembly as a badge of citizenship.

attain¹: but the great advantage (according to the ideas of the Greeks) possessed by the man of property lay in his having leisure to practise the arts of war and of government, while the poor man not only lacked leisure, but was obliged to follow employments, which were disqualifying and degrading to body and mind. This subject is so intimately connected with the attitude of the Greeks to industry and commerce that we must briefly consider it.

In this matter we must distinguish the sentiment of the old military aristocracies from that of the commercial oligarchies. It has been suggested that the origin of the contemptuous feeling for industry and trade should be traced to the age of the migrations when the victorious invaders possessed themselves of the best land and left menial occupations to the subject-races. Hence a general characteristic of the old military aristocracies was a definite division of classes, which resulted in the practical exclusion of the artisan and trader from the government. Some states actually made 'money-making' a disqualification, or forbade the 'banausic' arts to their citizens; an aristocracy, according to Aristotle, would render it impossible for the labourer or mechanic or trader to be a citizen³;

- ¹ Cf. Ar. Pol. vi 8 1293 b 37 το μαλλον ακολουθείν παιδείαν και εὐγένειαν τοις εὐπορωτέροις.
- ² Cf. Büchsenschütz, Besitz und Erwerb pp. 255 ff. See also Goll, Kulturbilder³ pp. 162 ff. and Newman, Introduction pp. 98 ff.
- 3 Ar. Pol. iii 5 1278 a 19 'In an aristocratic state, in which power is given κατ' ἀρετὴν and κατ' ἀξίαν, the βάναυσος and the θὴς cannot be citizens,' οὐ γὰρ οἶόν τ' ἐπιτηδεῦσαι τὰ τῆς ἀρετῆς ζῶντα βίον βάναυσον ἡ θητικόν. Cf. viii 12 1316 b 2 ἐν πολλαῖς τε ὁλιγαρχίαις οὐκ ἔξεστι χρηματίζεσθαι. Xen. Oec. 4 3 ἐν ἐνίαις μὲν τῶν πόλεων, μάλιστα δὲ ἐν ταῖς εὐπολέμοις δοκούσαις εἶναι, οὐδ' ἔξεστι τῶν πολιτῶν οὐδενὶ βαναυσικὰς τέχνας ἐργάζεσθαι. Cf. Hdt. ii 167. For the few known particular instances of this prohibition see ch. v § 50.

and in the ideal states of Plato and Aristotle the separation of the ruling class from those engaged in trade or the manual arts was rigidly carried out.

On the other hand the oligarchies of wealth could not exclude the rich traders and craftsmen⁵, for they were commercial communities bent upon money-making and probably holding trade higher in esteem than it was held in a democracy of aristocratic feeling like Athens⁶: but for the artisan working for a wage the oligarch had the utmost contempt.

The Greeks regarded *leisure* as a necessary condition of a good life, and as in itself a source of happiness. They had no feeling in favour of 'work for work's sake': work was for them only the means and leisure the ends. Leisure was a necessity, not only for the proper training of the hoplite, which must have required constant practices, but above all for the due discharge of political duties. The philosophers tended to make government

- The assignment of special functions to different orders in the state is the keynote of the Republic. Cf. especially iii 415 B c. In the Laws v 741 E Plato forbids money-making to the citizens; while Aristotle forbids the citizens of his ideal state to live a βίος βάναυσος οτ ἀγοραῖος οτ even to be γεωργοί (Pol. iv 9 1328 b 39). Cf. Pol. iii 5 1278 a 8 ἡ δὲ βελτίστη πόλις οὐ ποιήσει βάναυσον πολίτην.
- ⁵ Cf. Ar. Pol. iii 5 1278 a 21 έν δὲ ταῖς όλιγαρχίαις θῆτα μὲν οὐκ ἐνδέχεται είναι πολίτην...βάναυσον δὲ ἐνδέχεται πλουτοῦσι γὰρ καὶ οἱ πολλοὶ τῶν τεχνιτῶν.
 - ⁶ Cf. S. H. Butcher Aspects of the Greek Genius¹ p. 73.
- 7 $Pol. \, \forall \, 3 \, 1338 \, a \, 1 \, \tau \delta$ δε σχολάζειν ξχειν αὐτό δοκεῖ τὴν ἡδονὴν καὶ τὴν εὐδαιμονίαν καὶ τὸ ζῆν μακαρίως.
 - ⁸ Pol. iv 14 1334 a 14 τέλος γάρ σχολή ασχολίας.
- 9 Plato Rep. ii 374 B C D asks ή περί τον πόλεμον αγωνία οὐ τεχνική δοκεί είναι; Cf. Newman, Introduction p. 113.
 - 10 Cf. Aelian V. H. x 14 $\dot{\eta}$ ἀργία ἀδελ $\phi\dot{\eta}$ τ $\hat{\eta}$ s έλευθερίας. Ar. Pol. iv 9

and even citizenship a profession¹¹; and though we need not suppose that any state reached this ideal, yet the rich man was able to find leisure for the discharge of his political duties, while the poor man could ill afford to sacrifice the time¹².

The quality which the Greeks called βavavoía involved more than the denial of leisure; it implied positive defects which degraded the banausic man. Aristotle gives a definition of the term. 'That work or art or science must be considered banausic, which unfits the body or mind of free men for the employment and practice of virtue. Wherefore such arts as cause a worse condition of the body and works done for profit, we call banausic. For they deprive the mind of leisure and debase it¹³.'

In their effects on the body banausic arts were regarded as a positive disqualification for the practice of warlike pursuits¹⁴. To this feeling, combined with the natural feeling of superiority felt by the rich towards the poor, we may attribute to a great extent the contempt of the higher classes for the lower orders¹⁵.

1329 & 1 δεί γάρ σχολής και πρός την γένεσιν της άρετης και πρός τας πράξεις τας πολιτικάς.

- 11 Plato Rep. 374 E; Laws 846 D E.
- 12 This explains the importance to democracies of pay in the law courts and assembly.
 - 18 Pol. v 2 1337 b 8: cf. iv 9 1329 a 20.
- 14 Cf. Plato Rep. ii 374 c d and especially ib. vi 495 d; Xen. Oec. 4 2 al γε βαναυσικαί καλούμεναι (τέχναι)...καταλυμαίνονται τὰ σώματα...ἀναγκά-ζουσαι καθῆσθαι καὶ σκιατραφεῖσθαι, ενιαι δὲ καὶ πρὸς πῦρ ἡμερεύειν. Cf. Bacon Essay 29 (quoted by Newman, Introduction p. 105) 'Sedentary and within door arts...have in their nature a contrariety to a military disposition.'
- 15 Some of the epithets of abuse throw some light on class feeling. Thus δειλὸς (which occurs in Homer, Hesiod and Theognis) was chosen,

But the effects of banausic employments on the mind were considered more serious. They enslaved the soul¹⁶; they reduced those who practised them to the level of the non-citizens, the slaves and aliens; they deprived them of freedom of action and compelled them to live at the disposal of others¹⁷. They were, in fact, assumed to degrade the mind as they degraded the body and to render men unfit for the duties of political life¹⁸.

The oligarch assumed then that wealth and leisure were necessary conditions of citizenship: that they conferred higher political ability than could be possessed by those who were compelled to gain a living by the exercise of laborious arts. The aristocrat went further and regarded money-making, whether pursued by industry or by commerce, as unworthy of a free man and as a positive disqualification for citizenship. In this respect, also, there was a marked contrast between the military aristocracy and the commercial oligarchy: for the former set a ban upon the arts and professions by which the latter was maintained; and the sentiment of the philosophers in this respect is entirely aristocratic 19.

perhaps because it implied a craven, 'warless' man. So $\pi o \nu \eta \rho \delta s$ and $\mu o \chi \theta \eta \rho \delta s$ may originally have had the same idea as $\beta d \nu a \nu \sigma \sigma s$.

- 16 Xen. Mem. iv 2 22.
- 17 Ar. Rhet. i 9 1367 a 31 $\dot{\epsilon}$ λευθέρου τὸ μὴ πρὸς ἄλλον ζῆν. (The same passage furnishes a humorous illustration of Greek feeling. It was considered the mark of a free man at Lacedaemon to wear the hair long οὐ γάρ ἐστιν κομῶντα ῥάδιον οὐδὲν ποιεῖν ἔργον θητικόν.) Cf. Pol. ∇ 2 1337 b 17.
- 18 Xen. Oec. 4 2 των δε σωμάτων θηλυνομένων και αι ψυχαι πολύ άρρωστότεραι γίγνονται.
- 19 Plato and Aristotle do not regard χρηματισμός with more favour than they regarded industry generally. In this respect they were entirely at variance with oligarchic sentiment.

But both constitutions agreed in requiring for citizenship some definite qualifications other than free birth, and in thus drawing an absolute line between citizen and noncitizen. They differed from democracy, moreover, in their whole conception of the method of government; and in every detail of the constitution, in the appointment of magistrates, in the powers conferred upon them, in the question of sovereignty, they showed their divergence from the democratic theory. But the full treatment of these subjects must be reserved to a later chapter.

²⁰ See chapter v.

CHAPTER II.

THE CAUSES OF CONSTITUTIONAL CHANGE.

§ 13. The Variety of Greek Constitutions.

It would be difficult to assign a cause for the countless variety of constitutions that were to be found in the different Hellenic communities. The fact that each city formed an independent state and pursued its own political development made constitutional experiments easy and frequent; and the character of the Greeks and their political ability ensured an originality and diversity in these experiments.

'Infinite time,' says Plato, 'is the maker of cities'; and the origin of the old traditional monarchies and aristocracies is as difficult to trace in Greece as elsewhere. Many Greek states could, however, set dates to the invention of their constitutions: they recorded the time when some lawgiver cleared away the fabric of the old institutions to build up a new government on new principles that broke entirely with the past. Moreover the Greek cities could not all boast prehistoric foundations: the colonies, which sporadically diffused Greek influence from the eastern shores of the Pontus to Massalia, from Thrace to Libya, were planted at dates which the Greeks

themselves pretended to fix, and many of them at a time when constitutional changes had already begun in Greece.

Hence there is a radical distinction to be drawn between the old constitutions of prehistoric origin, consecrated by prescription, and the governments, invented in a later age, founded on the deliberate principles of a lawgiver or instituted in imitation of the laws of some other state. The 'historical constitutions,' gradually and spontaneously developed, had a far greater chance of permanence than the 'constitutions of recent invention'.' Governments like those of Sparta and Crete owed a great deal of the credit which they enjoyed with the Greeks to their stability. New ideas had not proved able to break their continuity; status and custom had not given place to contract and progress². But in other states the course of civilisation and the alteration of political conditions had brought in the age of discussion; social forces had been given free play, constitutional changes were frequent and produced the diversity of governments, which formed a striking contrast to the uniformity of type in the early states.

§ 14. The Causes determining the form of a Constitution.

All constitutions are the result either of spontaneous growth or of deliberate invention: in either case they must be adapted to the community in which they exist. Forms of government are not equally applicable to all states; and it is only their relative fitness that preserves

¹ On the 'historical' and the 'a priori constitutions' see Maine, Popular Government p. 172.

² See Bagehot, Physics and Politics, passim.

the old constitutions from change in the one case, or renders the new constitutions acceptable in the other. There must be a predominance of consent, and in case the community be divided, the supporters of the government must be stronger than its opponents. They must also have force to maintain it; for 'force is an absolutely essential element of all law whatever. Law is nothing but regulated force, subjected to particular conditions2. Those classes, then, in which this element of force resides will naturally predominate and we arrive at the principle enunciated (with qualifications) by J. S. Mill: 'The government of a country, it is affirmed, is in all substantial respects fixed and determined beforehand by the state of the country in regard to the distribution of the elements of social power. Whatever is the strongest power in society will obtain the governing authority; and a change in the political constitution cannot be durable unless preceded or accompanied by an altered distribution of power in society itself.' Mill further defines the elements of power to be (besides the strength of numbers) property and intelligence and organisation; and the power must be not quiescent but active power, actually exerted. If we add to this definition the element of prescription, the strength which the undisputed possession of authority gives to a class, which has been for some time in control of government, we may accept

¹ Ar. Pol. vi 12 1296 b 14 δεῖ γὰρ κρεῖττον είναι τὸ βουλόμενον μέρος τῆς πόλεως τοῦ μὴ βουλομένου μένειν τὴν πολιτείαν: cf. iv 9 1329 a 11; viii 9 1309 b 16. Xen. Hell. ii 3 19 Theramenes says ὁρῶ δύο ἡμᾶς τὰ ἐναντιώτατα πράττοντας, βιαιάν τε τὴν ἀρχὴν καὶ ἢττονα τῶν ἀρχομένων κατασκευαζομένους.

² Sir J. F. Stephen, Liberty Equality and Fraternity², p. 239.

³ Representative Government ch. 1.

and apply the principle. Aristotle was not far from realising the same theory. He, also, traces the varieties of constitutions to varieties in the social system; every city has different elements and classes: there are rich and poor; some are armed, some unarmed; there are differences in the working classes, differences in the notables; and changes in the strength of social classes tend to bring about changes in the constitution.

§ 15. Changes of Constitutions effected from within.

Constitutional changes either proceed from within the community or are imposed from without: they are caused either by the conflict of social forces or by the violent interference of a foreign power. To consider first the changes promoted from within, it is obvious that the history of constitutions reflects the general history of the race; and constitutional developments must be traced to the movements, social and economic, military or religious, which mark the progress or decline of a nation. These movements will be alluded to more fully in the next chapter, but a few general points may be noticed.

It follows from the definition of oligarchy and democracy as the governments of the few rich and of the many

⁴ Pol. vi 12 1296 b 16 ξστι δὲ πᾶσα πόλις ξκ τε τοῦ ποιοῦ καὶ τοῦ ποσοῦ. λέγω δὲ ποιὸν μὲν ἐλευθερίαν πλοῦτον παιδείαν εὐγένειαν, ποσὸν δὲ τὴν τοῦ πλήθους ὑπεροχήν.

⁵ Pol. vi 3 1289 b 27.

⁶ Pol. viii 3 1302 b 33. What Aristotle says (ib. vii 1 1317 a 20) of varieties of democracy, is true of other constitutions also. Variation is due (1) to difference in the population, (2) to different combinations of the elements of government.

¹ Ar. Pol. viii 7 1307 b 20 πᾶσαι δ' αὶ πολιτεῖαι λύονται ὁτὲ μὲν ἐξ αὐτῶν, ὁτὲ δ' ἔξωθεν. Cf. also Plato Rep. viii 556 R.

poor that economic changes must have been the most frequent cause that gave birth to these constitutions and effected revolutions in them. Originally land was the sole source of wealth and each state was for the most part self-sufficient and self-supporting. While this condition prevailed power remained with the landowners, but the diffusion of the Greek race in colonies, the spread of commerce and navigation, the introduction of money as a medium of exchange, altered the distribution of wealth and tended to raise the commercial and industrial classes to an equality with the landholding aristocracy. Henceforth economic forces had free play, and to these forces the changes in the strength of classes must be chiefly attributed. Aristotle mentions the narrowing of oligarchies caused by the concentration of property in the hands of a few2; and the gradual development of democracy, as a consequence of the alteration in the value of money. Another cause of change lay in the actual decrease of the numbers of different classes. Instances are quoted of the loss suffered by the better classes in war leading to democracy4, while the tendency within governments based on birth was to narrow the number of the privileged.

Military changes have often been instrumental in effecting political revolutions. On the one hand the

² Pol. viii 7 1307 a 29.

⁸ Pol. viii 6 1306 b 9.

⁴ Pol. viii 3 1302 b 33 γίνονται δὲ καὶ δι' αὔξησιν τὴν παρὰ τὸ ἀνάλογον μεταβολαὶ τῶν πολιτειῶν. He refers to the disproportionate increase of the δῆμος and cites instances of the losses of the γνώριμοι in war; and then says σύμβαινει δὲ καὶ ἐν ταῖς δημοκρατίαις, ῆττον δέ πλειόνων γὰρ δὴ τῶν εὐπόρων γινομένων ἡ τῶν οὐσιῶν αὐξανομένων μεταβάλλουσιν εἰς ὀλιγαρχίας καὶ δυναστείας. He cites several instances; cf. also Ath. Pol. 26 1.

military superiority of an invading race, either in tactics or in equipment, may make them masters of the state, and to this superiority the 'aristocracies of conquest' within Greece owed their origin. On the other hand military causes may affect the strength of classes within states. Aristotle associates oligarchy with cavalry and hoplites, democracy with light-armed troops and the fleet⁵; the introduction of hoplite tactics led to the admission of more men to citizenship⁶; the rise of maritime power favoured the advance of democracy⁷, and at a later date the introduction of mercenary soldiers broke down in some degree the power of the richer classes, who had previously formed the main strength of the hoplites.

Religion is a force of the utmost importance in an early state of society. There is then no clear separation of the sacred and the profane; and in Greece the rulers were also the priests. Under these conditions the political power of the nobles cannot be broken, as long as they alone can mediate with the gods: and it needed the break-up of religious privilege and the introduction of new cults to dissolve the old aristocracies and render democracy possible. Closely connected with this movement was the overthrow of tribal organisation and of local influence.

The causes hitherto considered in this section have

⁵ Pol. vii 7 1321 a 6 ff.

⁶ Pol. vi 13 1297 b 23 τῶν ἐν τοῖς ὅπλοις ἰσχυσάντων μᾶλλον πλείους μετεῖχον τῆς πολιτείας.

⁷ Pol. viii 4 1304 a 22. See [Xen.] Resp. Ath. 1 2.

⁸ On this subject the monograph of Fustel De Coulanges La Cité Antique should of course be consulted, although the author tends to exaggerate the importance of religious forces by excluding other considerations.

been those which operated mainly on social forces. when once the old aristocracies had been broken down and the era of political conflict had begun, there were factions to be reckoned with in every state. Parties in Greece, so far as they were definitely distinguished, were divided mainly by constitutional preferences. I called attention in the last chapter to the irreconcilable contentions of numbers and property, of oligarchs and democrats; and this opposition was the cause of that deeply-rooted political malady, which the Greeks called στάσις. In almost every state the two factions were to be found; and unless one of them had a decisive superiority over the other 10, there was a constant struggle for political power, the government being the prize at stake11. the bitterness of party feeling help was sought by the disaffected from other states, and in this way 'influences from without' cooperated with 'causes from within.'

§ 16. Changes of Constitutions effected from without.

In the early period of Greek History the most important changes were effected by the conquest of an invading race, who dispossessed or reduced the previous inhabitants

- 9 Plato Rep. viii 545 D πᾶσα πολιτεία μεταβάλλει έξ αὐτοῦ τοῦ ἔχοντος τὰς ἀρχάς, ὅταν ἐν αὐτῷ στάσις ἐγγένηται. Thucydides (iii 82) gives the most forcible and incisive description of στάσις.
- ¹⁰ This was the case at Athens for almost the whole history of her democracy. There was, of course, the antithesis of oligarchs and democrats there (cf. Plut. *Per.* 11), but as I have argued in a previous essay, *Political Parties*, pp. 34—5, parties there were divided more by questions of the day than by fixed principles.
- 11 Thue. iii 82 οι γὰρ ἐν ταῖς πόλεσι προστάντες μετ' ὀνόματος ἐκάτεροι εὐπρεποῦς, πλήθους τε ἰσονομίας πολιτικής καὶ ἀριστοκρατίας σώφρονος προτιμήσει, τὰ μὲν κοινὰ λόγφ θεραπεύοντες ἄθλα ἐποιοῦντο.

and established their own power, as an aristocracy, ruling in virtue of their conquest and of their power to maintain what they had won. In later times there are few instances in which conquest reduced a people to a state of absolute subjection, but in many cases the form of the constitution was determined either by the active interference of a foreign power or by the support given to one faction in the state against the other.

Hence the constitutional changes of the weaker states were closely connected with the supremacy of different powers, and Persia, Athens, Sparta, Thebes and Macedon all had their influence on the constitutions of many cities. This is but one instance of the assimilation of constitutions, which tended to introduce some unity of form into the numberless states of Greece. Besides the assimilation of subject to ruler, we may note the influence of the same tendency in 'tribal federations, like those of Thessaly, Boeotia or Crete, in political alliances, in towns not

¹ Cf. Plato Rep. viii 556 E ἡ πόλις...ἔξωθεν ἐπαγομένων ἢ τῶν ἐτέρων ἐξ δλιγαρχουμένης πόλεως ξυμμαχίαν ἢ τῶν ἐτέρων ἐκ δημοκρατουμένης...αὐτὴ αὐτῷ μάχεται. Ar. Pol. viii 7 1307 b 20 al πολιτεῖαι...λύονται...ἔξωθεν, δταν ἐναντία πολιτεία ῷ, ἢ πλήσιον ἢ πόρρω μὲν ἔχουσα δὲ δύναμιν. The Peloponnesian war affords many illustrations of this.

² Cf. Ar. Pol. vi 11 1296 a 32 έτι δὲ καὶ τῶν ἐν ἡγεμονία γενομένων τῆς Ἑλλάδος πρὸς τὴν παρ' αὐτοῖς ἐκάτεροι πολιτείαν ἀποβλέποντες οἱ μὲν δημοκρατίας ἐν ταῖς πόλεσι καθίστασαν, οἱ δ' ὀλιγαρχίας. For the particular influence of Athens and Sparta see below § 18.

⁸ Crete offers a good instance. Although there was no permanent union of the Cretan cities, their constitutions were so homogeneous that Aristotle and other ancient writers habitually talk of 'Cretan' magistrates and institutions. Swoboda, *Griechische Volksbeschlüsse* p. 30, calls attention to the 'local style' of the Cretan decrees.

⁴ Athens and Sparta afford the best illustration. See below § 18 n. 3. There was a double influence at work, for states sought the alliance of

connected by any bond save that of locality⁵ and in colonies.

§ 17. Constitutions in the Colonies.

The constitutions of the different colonies were new creations, not developed from preceding historical conditions, but instituted concurrently with the foundation of the state. Colonies were cities without a past and offered therefore the best ground for constitutional experiments. Under normal circumstances it would be natural for the colonists to transfer to their new home the political ideas and institutions of the mother city. It is easier to reproduce than to innovate; and in the absence of contrary motives, if circumstances permitted, the government of the colony was a reflection of that of the metropolis. But it might be impossible or undesirable to adhere to the social divisions or political organisation, that had been left behind. Many colonies were composed of citizens of mixed race; and this would prevent them from establishing the social or tribal divisions of the mother country: others again were founded by a class in revolt against the aristocracy; and these would be unlikely to recognise the privilege of noble Many of the colonies, therefore, adapted the constitution to the new conditions, and there were special

cities of similar constitution, and worked at the same time to establish their own form of government among their allies.

⁵ The towns of Italy and Sicily offer an instance of states politically independent of one another adopting similar institutions. Cf. Swoboda op. cit. p. 30. This was in part due to the influence of lawgivers, on which see below § 20.

forms of government, produced by these conditions, which lasted for a long time in the colonies¹.

§ 18. The influence of Athens and Sparta.

The establishment of democracy at Athens and her rise to power in the fifth century led to a rivalry and division of empire between that city and Sparta. Henceforth there were two great powers in Greece, who sought by supremacy or federation to unite other states with themselves and thus to correct in some degree the permanent tendencies to separate autonomy, which prevailed generally in Greece. Many motives combined to effect such a cleavage, Athens and Sparta were opposed in every way, by race, by traditions, by character and by policy: but there was no stronger force at work than the opposition of principles of government. Sparta in character and constitution presented a form of aristocracy, almost unique in Greece, but in the general antithesis of democracy and oligarchy, minor differences were forgotten, and the Peloponnesian confederacy included commercial states, like Corinth and Megara, which, in many ways, must have felt more in sympathy with the enterprise and energy of Athens, than with the barbarous military system of Sparta¹. The two leading states

¹ Of forms of government specially found in colonies we may note the 'oligarchies of first settlers, of the kingly house, and of fixed number.' See Chapter iv.

¹ Corinth and Megara were doubtless thrown into alliance with Sparta by a feeling of commercial rivalry towards Athens (Megara in fact must have been democratic when she joined the confederacy); and they can have had little community of sentiment with Sparta. At the same time the oligarchs of Corinth, for example, would have been loath

appeared at once as the champions and standards of the political principles that they professed. Within their own confederacies it was only natural that they should foster the governments with which they were in sympathy; and alliance with one or other of the great powers often determined for lesser states the fate of their constitution2. In the fifth century, when the empire of Greece was divided between Athens and Sparta, each state strove to introduce some uniformity of constitution into their own alliance, and in case of faction their support was assured to the party representing their own principles. By the beginning of the Peloponnesian war the only members of the Delian confederacy that are known to have been oligarchic were Lesbos and Chios4. The rest were subject to Athens, and had either adopted a democratic constitution or had had institutions similar to those of Athens forced upon them⁵. In the Peloponnesian conto enter into union with a state so active in the support of democracies as Athens.

- ² The fate of Cos may be regarded as typical. We first hear of it as governed by a tyrant under Persian sway; it was probably democratic while in the Delian confederacy, oligarchic at the end of the war, democratic and in the Athenian alliance after Cnidus, oligarchic after revolt from Athens in 357. (I have accepted the inferences drawn by Gilbert, Handbuch ii pp. 172—3.)
- 3 Ar. Pol. viii 7 1307 b 23 οι μέν γὰρ 'Αθηναίοι πανταχοῦ τὰς όλιγαρχίας, οι δὲ Λάκωνες τοὺς δήμους κατέλυον. See § 26.
- ⁴ Mitylene was oligarchic (cf. Thuc. iii 27). Chios Gilbert (*Handbuch* ii p. 153) thinks was democratic. There is, I think, no evidence for this; and the narrative in Thuc. iv 58, viii 24 and 38 seems to me to imply the existence of oligarchy.
- ⁵ The events of the first half of the fifth century, the delivery from Persia, the overthrow of the tyrants, the spread of trade etc., must have favoured democracy. In many states we can trace the deliberate introduction of Athenian institutions; and Miletus had even adopted

federacy Sparta left autonomy to her allies, but she took good care that they should be governed by oligarchies well disposed to herself, and it is clear that democracy was an 'inconvenient' form of government, the correction of which was demanded by Spartan interests, wherever it was possible. At the beginning of the war Megara, Elis and Mantinea were her only democratic allies of importance. The Peloponnesian war was a conflict between the opposing principles of the two governments, and as the fortunes of either side rose or fell, the cause of democracy or oligarchy was advanced. But even after Athens and Sparta had ceased to exercise supremacy over other states, they still remained the refuge and support of democrats and oligarchs10; and while their help was always ready to further the cause that they

the Athenian tribes and demes. (The evidence, which is epigraphic, is quoted by Gilbert, Handbuch ii p. 141 n. 1.) Interference with constitutions was especially forbidden in the second Athenian Confederacy: C. I. A. ii 17 (Hicks, Inscriptions 81).

- 6 Sparta always posed as the champion of autonomy. See § 49 n. 8.
- ⁷ The principle is stated by Thuc. i 19. Cf. i 76 where the Athenians 88. υμείς γούν, ω Λακεδαιμόνιοι, τάς έν τη Πελοποννήσφ πόλεις έπι το υμίν ώφέλιμον καταστησάμενοι έξηγείσθε. Cf. also i 44.
- 8 Thuc. ▼ 81 2 (In Argos) όλιγαρχία ἐπιτηδεία τοῖς Λακεδαιμονίοις κατέστη. Cf. ib. 82 1. I think ἐπιτήδειος and ἀνεπιτήδειος must have been cant oligarchic terms, used to describe people or governments not in sympathy with oligarchy. Besides the two passages cited above we find ἐπιτήδειος used in the same association in i 19; i 144 (σφίσι...ἐπιτηδείως αὐτονομεῖσθαι); viii 63 4 (Alcibiades was considered οὐκ ἐπιτήδειος... ἐς δλιγαρχίαν); 70 2 and άνεπιτήδειος in viii 65 2.
- 9 I have collected some evidence on this subject in Political Parties, pp. 32—4 and notes.
- 10 This is illustrated by the history of the fourth century. Cf. Isocr. ίν 16 των γάρ Έλλήνων οι μέν ύφ' ήμεν, οι δ' ύπο Λακεδαιμονίοις είσίν αι γάρ πολιτείαι, δι' ών οἰκοῦσι τὰς πόλεις, οῦτω τοὺς πλείστους αὐτῶν διειλήφασιν.

§19] THE ADMIRATION OR THE SPARTAN CONSTITUTION. 57 professed, they offered models of imitation to other states.

§ 19. The admiration for the Spartan Constitution.

The other Greeks combined with one consent to praise the Spartan constitution. It must be said that their admiration would probably not have been so unqualified had they had a better acquaintance with its principles or a personal experience of its working. The policy of secrecy, the exclusion of strangers, the little intercourse that the Spartans ever had with other Greeks, covered Sparta in a veil of mystery, which concealed her faults and exaggerated her virtues. People were familiar, at least by repute, with the famous institutions of Lycurgus, and the rigorous practice of virtue, by which every Spartiate devoted himself to the service of his fatherland. They were impressed by the success of the state in war, by the glorious position she won for herself in Greece, and above all they marvelled at the long continuance of her constitution, amidst the constant changes and revolutions of the democracies and oligarchies of other states. They did not realise the sacrifices demanded by the system; the galling tyranny of the military training; the suppression of individuality; the renunciation of the graces of life; the squalid barbarity of many of her customs, and the inward corruption of the very principles she professed. not till late in the fourth century, when Sparta lost even her military supremacy, that people began to find her

¹¹ The influence of Sparta will be discussed more fully. On Athens cf. Dem. xxiv 210 πολλοί τῶν Ἑλλήνων πολλάκις εἰσὶν ἐψηφισμένοι τοῖς νόμοις χρῆσθαι τοῖς ὑμετέροις, ἐφ' ῷ φιλοτιμεῖσθε ὑμεῖς, εἰκότως.

out and to recognise how little worthy she was of the extravagant praises bestowed upon her.

But before the downfall of Sparta her government commanded almost universal admiration. Aristotle speaks of earlier writers who left all other constitutions out of view while they praised that of Lacedaemon². Plato spoke of 'the generally-praised Cretan and Lacedaemonian constitutions': and though he is by no means blind to the faults of Sparta his ideal state is built upon a similar framework³. Thucydides refers to the long continuance of a well-ordered constitution at Sparta⁴, and Xenophon makes Critias (himself the author of the first treatise on the Spartan state) refer to the general opinion that the government of Sparta was the best⁵.

But although admired it is doubtful whether the Spartan constitution was imitated. Pindar refers to the city of Aetna being founded 'in laws of the norm of Hyllus' and remaining 'under the ordinances of Aegi-

 1 Cf. Ar. Pol. iv 14 1333 b 21 καίτοι δήλον ώς έπειδή νῦν γε οὐκέτι ὑπάρχει τοῖς Λάκωσι τὸ ἄρχειν, οὐκ εὐδαίμονες, οὐδ' ὁ νομοθέτης άγαθός.

Sir Frederick Pollock, History of the Science of Politics p. 11 n. 1, expresses himself on the Spartans with a frankness that is refreshing. 'The Spartans have had their day of glorification from rhetoricians and second-hand scholars. To me they have always appeared the most odious impostors in the whole history of antiquity,...with all their pretentious discipline they produced in the whole course of their wars only two officers, who are known to have been gentlemen, Brasidas and Callicratidas.'

- ² Pol. vi 1 1288 b 41; iv 14 1333 b 12. The political theorists of the fourth century regarded Sparta as the ideal military state; see Meyer, Geschichte des Alterthums ii p. 564.
 - ³ Rep. viii 544 c. See Newman, Introduction pp. 400-1.
 - 4 i 18; cf. iii 57.
- ⁵ Xen. Hell. iii 3 4. Xenophon himself wrote a panegyric of the Lycurgean state (Resp. Lac.).

mius's: and he describes Aegina as governed under 'the norm of Hyllus and Aegimius'.' But these are probably merely conventional methods of praise; a government founded on so rigid a system, as that of Sparta, was not for general application. There were colonies in which we can trace the existence of the so-called Dorian tribes, the division of classes, as in the Dorian states and other Dorian institutions's: but the essential features of a military aristocracy, based on a strict training, the separation of classes and occupations Sparta shared, so far as we know, only with Crete.

§ 20. Lawgivers.

The method by which important changes of constitution were effected in early times was most often the appointment of a single man, entrusted with full powers to revise the constitution and to draw up a code of laws. The practice was so fully in accord with Greek sentiment that the earliest constitutions were often connected with the name of some individual, although they may have arisen naturally and spontaneously from the circumstances of the community. In the history of early societies a time comes when it is felt necessary to reduce the old unwritten laws to order and to publish them, when revised, in a code. In Greece this work was usually effected in each state by a single man, and as the development of

⁶ Pyth. i 61.

⁷ Fr. 4 (Böckh).

⁸ Cf. Heraclea in Pontus, Byzantium, Chalcedon.

¹ Cf. the unsolved question of Lycurgus and his work.

² Maine, Ancient Law pp. 14 ff.

society had made reform essential, such an one was usually given indefinite powers to readjust the constitution. Even in later times when further reforms were necessary the same process was sometimes employed. The absolute authority entrusted to the legislators induced Aristotle to regard men of this class as tyrants, although their appointment was intended to prevent tyranny by a reconciliation of factions. Either a citizen was chosen to reform the constitution of his own state, as Draco, Solon and Cleisthenes at Athens, Pittacus at Mitylene, Epimenes in Miletus, and Zaleucus in Locri; or a stranger was called in, as one who would be free from party feeling and might introduce the institutions of some more wisely ordered state. Thus Charondas legislated for many of the states of Sicily and Italy4; Philolaus of Corinth for Thebes⁵ and Demonax of Mantinea for Cyrene⁶. In the consideration of lawgivers we must not omit the founders of colonies: the oecist must often have been aesymnete, and nothing affords a better proof of the political talent of the Greeks than the institution of well-ordered and systematic government in so many colonies.

In some cases we can trace the influence of philosophers on legislation. Pythagoras affords a notable instance of the philosopher in politics, but his action was directed more to influence the rulers than to alter the constitu-

³ Ar. Pol. iii 14 1285 a 30, (the office of alσυμνήτης is defined as alperh τυραννίς); ib. ii ch. 12 gives a general account of the ancient legislators. Cf. Plato Rep. x 599 D E.

⁴ See Plato cited in the last note.

⁵ Ar. Pol. ii 12 1274 a 22 and 31.

⁶ Hdt. iv 161, Demonax seems to have made some effort to adapt Spartan institutions to the needs of Cyrene.

tion. Strabo suggests that the good order of Elea was due to Parmenides and Zenos. There were political theorists before Socrates; but the most prominent of them, the Sophists, were 'in the anti-social camps.' The masters of political philosophy came too late for their teaching to be realised in practice, if we except the attempt of Dion to found a philosophic state of and the possible influence of philosophic ideals on such men as Epaminondas, Archytas and Timoleon.

One other factor of constitutional change must not be omitted; the pretence of a return to an 'ancestral constitution¹².' It is easier to effect a revolution, if it be represented as a return to the past; and though the Greeks were not particularly moved by sentimental admiration for the archaic, the fiction of the restoration of ancient forms of government was put forward especially by oligarchs who wished to overthrow the later growths of a democracy¹³.

⁷ Newman, *Introduction* p. 377. Pythagoras breathed 'a new and women ethical spirit into the rule of the Few.'

⁸ Strabo vi 252.

⁹ Newman, Introduction, p. 391.

¹⁰ Plut. Dion 53.

¹¹ Ar. Rhet. ii 23 1398 b 18 'Thebes never flourished till she was ruled by philosophers.'

¹² Cf. Ar. Pol. ii 8 1268 b 26 ff. on ol πάτριοι νόμοι.

¹⁸ The oligarchies at Athens were established under a pretext of the restoration of the old democracy. Cf. Ar. Ath. Pol. 29 3; 34 3; Xen. Hell. ii 3 2; iii 4 2; Diod. xiv 3.

CHAPTER III.

THE HISTORICAL DEVELOPMENT OF CONSTITUTIONS.

§ 21. The origin of Constitutions.

I PROCEED to consider the process of constitutional development, tracing in a brief outline the general course of political change and dwelling only on such matters as illustrate the genesis or character of oligarchies.

The Greek writers gave different accounts of the cycle of governments. With Plato¹ and Polybius² the order is drawn up more in accordance with the relative merit of the different forms than in agreement with their succession in point of time. Aristotle's account is nearer to facts but it is too absolute³; as all states did not go through the same cycle in the same order: but there is still enough truth in it to make it applicable to the majority of those constitutions which did pass through the ordinary stages of development.

¹ Plato Rep. viii 544 c (criticised by Ar. Pol. viii 12 1316 b).

² Polyb. vi 4 7; vi 9 10; αὅτη πολιτειῶν ἀνακύκλωσις, αὅτη φύσεως οἰκονομία. Machiavelli, First Decade of T. Livius ch. 2, also describes 'the sphear and circle in which all Republics have, and do move' and his order of succession is also a priori.

³ Ar. Pol. iii 15 1286 b.

Aristotle starts with the heroic age, and we also must assume it as 'a primary fact for the purpose of following out its subsequent changes' without speculating on 'its antecedent causes and determining conditions',' while we leave the difficult subject of the government of the tribal community out of view. Aristotle was aware that other forms of union had preceded the state of the Homeric age, and his account of village settlements and their government at the beginning of the first book is not out of harmony with modern theories. It is important, however, to keep clearly before us that cities were generally formed by the coalescence of several communities: that each, in fact, was a federation of smaller aggregates, which were in many cases tribal unions. This is a fact of the utmost importance for the comprehension of early constitutions, in which the conflict of city and tribe was waged throughout the whole of the period of aristocracies.

§ 22. The Heroic Monarchy.

The heroic monarchy, as depicted in the Homeric poems, contains both in the powers of government and in the social classes the germs of later forms of consti-

⁴ Grote ii p. 59—'To conceive absolute beginning or origin is beyond the reach of our faculties: we can neither apprehend nor verify anything beyond progress or development or decay.' In pushing our investigations back we must ultimately come to facts which defy analysis or explanation. The origin of social classes is one of these facts. Cf. Freeman, Comparative Politics pp. 247 ff.

⁵ On this see W. W. Fowler, The City State ch. 2.

⁶ De Coulanges, La Cité Antique¹² pp. 143—4.

tution. We find that the orders of society are divided almost as definitely as castes, and these must be accepted as established institutions, the origin of which, like the origin of classes in general, is beyond our power to explain. The king and the chiefs form together the first class of nobles. The king is supreme in power and honour, but he differs from the other chiefs only in degree, not in kind. King and nobles share the knowledge and practice of law and the science of things divine. The king is the chief leader in war, the nobles are the great warriors fighting from their chariots in front of the host of the commons, who hurl their weapons from a distance.

But king and nobles are separated by a broad distinction from the two other classes. Of these the general mass of freemen, practising different crafts or cultivating their own lots of land, rank next in importance. Below them come the poor freemen, *Thetes*, working for hire, chiefly on the lands of other men . They were paid in

The classes in Homer correspond with the general division of 'estates' in the European nations. Bluntschli, *Theory of the State* (*Engl. Trans.*) pp. 113 ff., distinguishes (1) The priests and nobles (who in some states formed two separate classes), (2) the freemen, who as a rule

¹ I assume that the picture of government and society presented by Homer corresponded in the main with the actual state of Greece in the so-called 'Achaean' period. There is an excellent sketch of Homeric Society in Grote Part i ch. 20.

² The nobles like the king are called βασιλῆες and ἄνακτες, while the superior degree of the kingly race is declared by the title βασιλεύτερος (II. ii 101; ix 160) or βασιλεύτατος (xx 34). In Cyprus in historical times the actual kings were called βασιλεῖς, their kindred ἄνακτες (Aristotle F. H. G. ii 203); βασιλίδαι was the name of the nobility in some states.

³ δημιοεργοί.

⁴ Photius s.v. θης defines them as of ξνεκα τροφης δουλεύοντες. On these and the other class see Grote ii pp. 97—100.

kind, so that they could not save or accumulate, and as their employment was irregular they were in evil plight, almost as dependent on their masters as the bought slaves (of whom there were but few), while misfortune might reduce them eventually to serfdom.

Society was organised on a patriarchal basis. Many petty chieftains, ruling each over his family and dependents, each having his hill fort and each sovereign in his own small domain, paid homage to such an overlord as Agamemnon. Herein the close connection of monarchy and aristocracy is made manifest. The nobles, supreme and independent princes in their own domain, in the united state formed an aristocracy in which all were subject to the king's authority, while in their relation to

were the owners and tillers of the soil and also took part in trade, (3) the estate of dependents occupied with the lower needs of life. Their freedom and their rights are less than those of the second class. We may compare the class divisions in Attica: it seems doubtful whether there is any essential distinction between classes 2 and 3.

- 5 The petty chieftains ruled over the tribal communities, formed of the ruling $\gamma \ell \nu os$ and its dependents or slaves. The head of the tribe exercised authority over the rest. Cf. Abbott, History of Greece ii p. 11, 'Patriarchal monarchies derived their origin from the authority of the father over his children; of the chief over his tribe. They were hereditary and continued to be so, as long as certain gifts, sacerdotal or judicial, were considered necessary in a king and peculiar to a family.'
- ⁶ Ar. Pol. vi 11 1330 b 19 ἀκρόπολις όλιγαρχικόν καὶ μοναρχικόν...ἀριστοκρατικόν δὲ...μᾶλλον ἰσχυροὶ τόποι πλείους. The excavations of the strongholds of the Peloponnese point to the existence of a number of strong castles, in which the ruling families dwelt.
- ⁷ This will explain the appropriateness of the titles βασιλῆες and ἄνακτες applied to them. It is not therefore necessary to suppose that such titles were only applied 'in the later passages of the Epos.' Each head of a γένος was a βασιλεύς in his own domain: but in relation to their overlord they were γέροντες, βουληφόροι, ἡγήτορες οτ μέδοντες.

each other they stood on the same level of privilege. Their acknowledgment of one chief as superior to the rest may be the justification of Aristotle's statement that the heroic king ruled over willing subjects and obtained his position by being the benefactor of his people in the arts of peace or war.

The government of the united state included three different powers, the monarch, the council of the nobles, the assembly of the commons; but it is necessary to insist that there was nothing like a formal constitution at this period. 'There was,' as Grote says, 'no scheme or system, no idea of responsibility; the obedience of the subject depends on personal feeling and reverence for the chief ''.' The king, who enjoyed a sort of 'divine right'',' alone exercised individual authority, based on the ascendency of himself and his race, and though he required the consent and support of the other orders and usually observed the precedents and traditions of his ancestors, it is a mistake to say, as Thucydides and Aristotle do, that his powers were limited or defined'.

There was no division of political functions between different magistrates as there was in later times. War, justice and religion were the three spheres of government, and in all the king was supreme¹³, though he might

⁸ One account that Aristotle gives of the origin of Aristocracy is συνέβαινε γίνεσθαι πολλούς όμοίους πρός άρετην (Pol. iii 15 1286 b 12).

[•] Pol. iii 14 1285 b 6.

¹⁰ ii p. 61.

¹¹ The σκήπτρόν τ' ήδὲ θέμιστες came from Zeus.

¹² Thuc. i 15 (ἐπὶ ῥητοῖς γέρασι); Ar. Pol. iii 14 1285 b 5 (κατὰ νόμον) and 21 (ἐπὶ τισὶ δ' ὡρισμένοις) both transfer the ideas of a later age to a primitive, undefined government. The idea of νόμος is post-Homeric.

¹³ Ar. Pol. iii 14 1285 b 9. It is characteristic of De Coulanges (op.

delegate part of his powers or take advice from his council.

The functions of the Council, in later times the chief organ of aristocratic and oligarchic government, were purely consultative: but the monarchy rested on the support of the nobles, so that it was necessary to seek their advice and to treat it with respect.

The Assembly of the Commons seems to have been alike devoid of power or influence. It formed 'a medium of publicity without any idea of responsibility,' 'an assembly for the discussion of the chiefs in the presence of the people, an opportunity for promulgation and record.' The people expressed their approval or dissent of the matters which the king or the nobles brought before them by shouting. The place of the Assembly in the constitution is illustrated by the method of administering justice. Whether the king himself pronounce judgment or whether the power be exercised by the chiefs, the trial seems always to have taken place in the agora, which thus served the purpose of publicity.

The Homeric constitution represents in its king, its council and its assembly, the organs of government afterwards found in all Greek states: magistrates, $\beta o \nu \lambda \dot{\eta}$ and $\dot{\epsilon} \kappa \kappa \lambda \eta \sigma \dot{\epsilon} a$. Where a single magistrate controlled the state, monarchy (whether constitutional or despotic) was found. In the oligarchies and aristocracies the council represented

cit. p. 204) to say 'the principal function of a king was to perform religious ceremonies.' As a matter of comparison his command in war was most important.

¹⁴ Grote ii p. 69.

¹⁵ Besides Homer cf. Hesiod Op. where the $\delta\omega\rho\phi\phi\phi\gamma$ 01 $\beta\alpha\sigma\iota\lambda\hat{\eta}\epsilon$ 5 give judgment (l. 39), apparently in the agora (l. 29).

the privileged class and directed the government in their interest. In the democracy the people made known their will in the assembly: but the assembly was no longer the mute, submissive gathering of the legendary age, but a sovereign body, in which speech was the right of all, and speech the motor of government.

§ 23. Transition from Monarchy to Aristocracy.

The transition from monarchy to aristocracy took place at an early period of history; the accounts of it are largely legendary, and much room is left for speculation as to the occasion and cause. But one point is equally certain and important. If we put aside aristocracies founded on conquest, the change involved no break of continuity, no revolution of ideas: it was rarely violent, most often gradual, and sometimes almost imperceptible. The explanation lies in the similar character of kingship and aristocracy in Greece. 'Aristocracy,' as Montesquieu described it, 'is a monarchy with several monarchs': no violence was done to men's ideas when the chieftains resolved on an equal division of power among themselves. The change was in the interests of the nobles, not of the commons. 'The revolution was not the work of the lower classes, who wished to overthrow the constitution of society, but of the aristocracy who wished to maintain it?.'

¹⁶ παρρησία was a universal principle of democracy. Cf. the description given by Dem. xix 184 έστ' ἐν λόγοις ἡ πολιτεία.

¹ In the light of the Aristotelian treatise on the Athenian constitution, it would be difficult, for instance, to mark the date of the end of $\beta a\sigma i \lambda \epsilon la$ at Athens.

² De Coulanges, op. cit. p. 301.

The causes of the change can only be considered most generally. Aristotle talks of kings surrendering part of their powers of their own accord, of a general spread of 'virtue,' which induced men to found a common constitution. Both of these explanations point to the loss of prestige by the king, which brought the overlord to the same level as the chiefs. Elsewhere he mentions military changes which put power into the hands of 'the knights,' who must probably in this connexion be identified with the nobles. It was possible too that a weak, unwarlike man might become king, and inasmuch as the chief duty of the monarch was to command in war, his authority would be lost, if he proved unfitted for his duties; or a time of peace might come when no general was required.

Another cause that can be traced is connected with the union of smaller communities to form larger political organisations. Such a process, which the Greeks called συνοικισμός, abolished the separate authority of a number of petty princes, who were compensated for their loss of independence by the grant of aristocratic privileges in the new state. Whether the chief power were still held by a king in the new state, mattered little: for the privileges of the nobles limited his au-

⁸ Pol. iii 14 1285 b 15.

⁴ Pol. iii 15 1286 b 8 quoted above § 22 n. 8. The passage continues οὐκέτι ὑπέμενον ἀλλ' ἐζήτουν κοινόν τι καὶ πολιτείαν καθίστασαν.

⁵ Pol. vi 13 1297 b 16.

⁶ The cause assigned for the appointment of the πολέμαρχος at Athens by Ar. Ath. Pol. 3 2 is διά τὸ γενέσθαι τινὰς τῶν βασιλέων τὰ πολεμικὰ μαλακούς.

⁷ Bekker Anecdota p. 257 Εὐπατρίδαι οἰ...μετέχοντες βασιλικοῦ γένους preserves a faint trace of the origin of the Athenian nobility from the families, which had formerly held kingly rank. See also Plut. Thes. 32.

thority, and the essential conditions of an aristocracy must have been fulfilled. This process was the triumph of the city over the tribe, and it can be best illustrated in the history of Athens: but the history of the same State shows the repugnance of the nobles to the loss of their former local sovereignty, and the tendency to recur to the system of separate tribal settlements.

A special form of aristocracy arose by the transfer of supreme power from the single monarch to the kingly family, who of their own numbers formed an aristocratic class. This subject I discuss more fully below¹¹.

Distinct from all these causes is the conquest of a land by an invading race, who, through superiority of tactics or better equipment¹², overcame the former inhabitants of a district, and reduced them to serfdom or subjection, while the invaders formed a ruling class. Whether the form of the constitution was monarchic or not, we may regard it as possessing the essentials of an aristocracy in the superior privilege of the conquerors in relation to the conquered. The Dorian migration established throughout the Peloponnese a number of states of aristocratic constitution; and

- ⁹ See Appendix A below.
- 10 See Appendix B below.
- 11 See chapter iv § 33.

⁸ It seems clear that at Athens the Eupatrids formed a power in the state distinct from the king, exercising a check on the absolute authority of the monarch. This may be the explanation of the persistent legends that Theseus established a 'democratic constitution' and offered a 'government without a king.'

¹² The Dorians perhaps had both advantages. Thus they are credited with the introduction of the hoplite tactics, which overcame the system of chariots and light arms; and there is some ground for supposing that the Dorians were 'men of iron' who overcame the 'men of bronze.'

the same origin must be attributed to the governments of Thessaly and Boeotia.

§ 24. Changes of Government incident on the establishment of Aristocracy.

From the description just given of the transition to aristocracy it may be inferred that the constitutional changes required were neither many nor important. The essence of the change was the assertion of the authority of the class of nobles, as against the single monarch or the magistrates. Hence the Council assumed a greater importance under the aristocracy, while the assembly of the commons seems to have had even less weight than it possessed under the monarchy. The fate of the king differed in different states. As has been pointed out, the title $\beta a\sigma \iota \lambda \epsilon \dot{\nu}$; in Greek is a term elastic in its application; and the title was often retained after monarchy was really abolished. The $\beta a\sigma \iota \lambda \epsilon \dot{\nu}$; might become a temporary or a responsible magistrate, or several $\beta a\sigma \iota \lambda \hat{\eta} \epsilon$; might take the place of one?

In some states new magistrates with special titles were instituted to receive some part of the king's power. Thus at Athens the polemarch and the archon shared the functions of government with the king, and in the course of time the king became the least important of the three. At Megara there was a legend of a similar division of duties between king and general. Gradually the duties

¹ Holm, Griechische Geschichte, i p. 318.

² The division of the kingly power is illustrated by the double kingship at Sparta (which diminished the importance of the office). But the origin of this institution is prehistoric. See also chapter iv § 33.

³ Paus. i 39 6.

of administration were distributed among a still greater number of magistrates, and Aristotle classifies the titular kings of later times either as life-generals or as ritual magistrates.

In point of tenure Athens shows the transition from the hereditary king for life to the elected and annual magistrate, and at Athens too we hear of the responsibility of the kings being asserted. Probably the council in many states gained the right to control the magistrates.

§ 25. Transition from Aristocracy to Oligarchy.

The transition to aristocracy from monarchy, while it involved a formal change of constitution, was effected without doing violence to the general sentiment of the age; but the institution of oligarchy, even if it required no change in the external form of government, was connected with the most momentous social movements and with an absolute revolution in the thoughts of men.

In the aristocratic society classes were fixed with something of the rigidity of castes; the rulers formed a close corporation, marrying only within their own order, maintaining a monopoly of the secrets of government, keeping within their own circle judicial, military and religious functions, and exercising an absolute rule over submissive subjects. Their authority was, in most states,

⁴ Pol. iii 14 1285 b 14.

¹ There is not very much evidence: but such a provision is usually characteristic of a close aristocracy. Hdt. v 92 asserts it of the Bacchiads at Corinth, and we may infer it of Megara from Theognis (see n. 19). Cf. the prohibition of connubium at Rome.

consecrated by the prescription of centuries; in others sanctified as effectively by the right of conquest. Respect for their rule was instinctive: they were 'the good' and 'the best': their subjects the 'base' and the 'craven.'

To refuse them obedience was a sin, for they were descendants of the gods, who had given them both their power and their wealth, and with whom they alone could mediate.

To overthrow this government and set oligarchy in its place was to substitute wealth for 'virtue',' to ignore the power of the gods and drive them from the earth', to give to might the place of right, to abolish privilege and let social forces have unchecked play.

Changes so momentous and so destructive to their pretensions could not be accepted by the nobles without a bitter struggle; and the echoes of this conflict are preserved for us in the verses of the lyrical poets, all of them aristocrats, many of them spendthrift and ruined, who curse the power of wealth, and the rise of base men, and mourn the lost privileges of 'the good.' Nowhere do we

- ² Bluntschli, Theory of the State, p. 247 'Ancient peoples regarded war as a great international lawsuit, and victory as the judgment of God in favour of the victor.'
- 3 Cf. Xen. Resp. Lac. 8 5 οὐ μόνον ἄνομον ἀλλὰ καὶ ἀνόσιον τὸ πυθοχρήστοις νόμοις μὴ πείθεσθαι.
- 4 No evidence is required for the belief that power comes from the gods. It is inherent in the constitution of early society. Land, regarded as the true form of wealth, is said to be given by the gods and is therefore distinguished from other kinds of property. Cf. Solon fr. 13 9—13; Theogn. 197—202.
- ⁵ Cf. Plato Rep. viii 550 E and 551 A on the contrast of πλοῦτος and ἀρετή, especially τιμωμένου δὴ πλούτου ἐν πόλει καὶ τῶν πλουσίων ἀτιμοτέρα ἀρετή τε καὶ οἱ ἀγαθοί.
 - ⁶ Theogn. 1135—50. 'The gods have left the earth.'

get a more vivid representation of the revolution, or a better reflection of contemporary opinion, than in the pages of Solon and Theognis, the one a mediator between the past and the future, striving to unite the discord of factions and to restore peace and order to the state; the other an irreconcilable enemy of the changes that were being effected, refusing to accept the inevitable, and still maintaining the cause of the old aristocracy. There is uncertainty about both the date of Theognis and the constitution of Megara: he lived in an age of revolutions, and his poems may refer to more than one form of constitution; but his general attitude seems to be that of an aristocrat protesting against plutocracy, of a bitter opponent of the new-made rich who have risen to power and honour.

It is a circumstance peculiarly appropriate to the character of oligarchy that its origin can be traced to the invention of money more than to any one other fact; it

We may assume that the Dorian aristocracy of birth at Megara was overthrown by Theagenes, and not restored after his expulsion. Probably an oligarchy of wealth followed (referred to by Plut. Q. G. 18), succeeded soon after by a violent democracy, after which oligarchy was probably restored (Welcker refers Ar. Pol. viii 5 1304 b 35 and vi 15 1300 a 17 to this period, but they seem to suit the events of 424 s.c. better). We do not know exactly at what stage Theognis was writing: his tone seems more natural in an oligarchy of wealth, than in a democracy. At any rate aristocracy was not far back in the past, and the poet shows the aristocratic loathing of the commons, rich and poor.

F. Cauer, Parteien und Politiker in Megara und Athen, discusses the overthrow of aristocracy at Megara and its causes with much ability: but I cannot agree with his theory that we can assign different poems of Theognis to different dates, and thereby trace a definite change in his position. Herr Cauer assumes a transition from personal and political friendship with the lower classes to the violent championship of the aristocracy. This speculation seems to me far-fetched and unnecessary.

was the redistribution of wealth, due to trade and industry, and only rendered possible by the introduction of coinage, which raised new social classes to power in the state. But these material causes required the contribution of moral causes. What had hitherto been considered the absolute right of the aristocracy came to be regarded as an odious privilege: and the revolution of ideas involved in this could not be effected without deep changes of sentiment in matters of government and religion, in fixed customs and social divisions.

These changes probably did not take place until the rule of the nobles had proved oppressive to the excluded. A close society, based upon hereditary succession and maintained by intermarriage, tends naturally to become narrower, and as it becomes narrower to become also more despotic. When land is the only source of wealth, the landowners are apt to make an oppressive use of their monopoly, to enforce the laws of debt to their own purpose, to try and reduce the other classes to a still worse subjection. Such an abuse of power raised a bitter feeling against the aristocracy; and we may see in this degeneracy of government the basis of the ethical distinctions drawn by Plato and Aristotle between aristocracy and oligarchy. Oligarchy is the perverted form of a good

⁸ On this see W. W. Fowler, The City State, pp. 119 ff.

⁹ The laws of debt both at Athens and Rome were wrested so as to introduce a practical state of serfdom. I think the Eupatrid landowners at Athens were endeavouring before Solon's legislation to reduce the Thetes to the condition of the Lacedaemonian Helots. Cf. the description in Ar. Ath. Pol. 2 § 2 (ἐδούλευον οἱ πένητες τοῖς πλουσίοις); § 3 (τὸ δουλεύειν). This explains the importance of his prohibition τὸ μὴ δανείζειν ἐπὶ τοῖς σώμασιν (9 § 1) which is described as the most democratic measure of all.

government, and Aristotle explains that it came into being at a time when the rulers became 'worse,' and used their power to make money¹⁰. As long as land was the chief or only form of wealth, the other classes must have been in a state of dependence on the nobles, who owned most of the land¹¹. Some of the commons worked land belonging to the nobles, others served for hire, and as they were paid in kind they could never accumulate wealth or attain independence.

But the growth of trade and navigation, which succeeded the spread of colonies, introduced new methods of producing wealth; deprived land of its exclusive importance, and exalted industry and commerce. One thing more was essential to dissolve the 'law of status' 12: the introduction of a proper medium of exchange. The transition from barter to a money currency, which took place in Greece about the beginning of the seventh century, effected an economic revolution. Before this transition had taken place it must have been impossible to effect a proper division of employments or to give to industry its due reward¹³.

Trade in many Greek states was not essentially un-

¹⁰ Pol. iii 15 1286 b 14 έπει δε χειρους γενόμενοι εχρηματίζοντο άπο τῶν κοινῶν, εντεῦθέν ποθεν εδλογον γενέσθαι τὰς όλιγαρχίας. Cf. Plat. Rep. viii 550 E.

¹¹ The possession of land is implied in Aristotle's definition of εὐγένεια (discussed in § 6) and in many cities was one of the conditions of political privilege. See ch. iv. § 30.

¹² Bagehot, Physics and Politics p. 29. 'In early times the guiding rule was the law of status. Everybody was born to a place in the community: in that place he had to stay: in that place he found certain duties which he had to fulfil, and which were all he needed to think of.'

¹³ Cf. Ar. Pol. i 9 1257 a 35.

aristocratic. Many of the colonies governed by close aristocracies were most active in the pursuit of commerce. The chief epoch of colonisation, which was undertaken to a great extent to promote and protect commercial interests, is earlier than the period of oligarchic government; and there are many particular instances of aristocracies generally or of particular nobles engaging in trade¹⁴. But trade and industry, unlike property in land, could not be limited to a class: other people besides the nobles might accumulate wealth. The introduction of money, a measure which has always proved to the advantage of industry, tended to emancipate the hired labourers from their thraldom and rendered the exchange of property easy, so that, while it was possible for the commons to rise to wealth, it was equally possible for the nobles to lose their substance by rash speculation or to waste it in luxurious living. Lastly, the importation of corn from abroad had its inevitable effects on agriculture 15.

The general diffusion of wealth, involving the impoverishment of some nobles and the enrichment of some of the commons¹⁶, produced a state of political inequality which demanded redress. The same causes were not equally effective in all states. In some trade never attained to importance; class distinctions were rigidly kept up and the old aristocracies survived¹⁷. But in

¹⁴ The commercial activity of the aristocracies is obvious in the colonies. Cauer *id.* p. 21 argues that the nobles of Megara were especially interested in foreign trade. Of individual examples we may cite Solon (Plut. Sol. 2) and Sappho's brother (Strabo xvii 808).

¹⁵ See Cauer id. pp. 18-9 and Busolt Staatsaltertümer2 pp. 33-4.

¹⁶ This is the burden of the plaint of Theognis, cf. 315 πολλοί τοι πλουτοῦσι κακοί, ἀγαθοὶ δὲ πένονται.

¹⁷ The commercial oligarchy was never established in Sparta or Thessaly.

most states the power of wealth could not be resisted¹⁸: the economic revolution led first to social, then to political changes. Intermarriage between the classes became general¹⁹, the commons were admitted to serve in the army²⁰, and in some states the balance of power had already shifted from birth to wealth before the people were conscious of change, and the only course possible was to recognise the accomplished fact and widen the basis of government²¹.

Such were the social and economic changes which rendered possible the transition from aristocracy to oligarchy. But the transition was seldom effected immediately. The nobles did not surrender their privileges without resistance, and the contest between birth and wealth generally led to a state of faction, the issue of which was almost invariably in the seventh and sixth centuries a tyranny²². The commons, strong in numbers

- 18 Cf. Theognis passim, especially 700 πλήθει δ' ἀνθρώπων ἀρετὴ μία γίνεται ἤδε | πλουτεῖν: and the sentiment χρήματ' ἀνήρ, which occurs in Alcaeus fr. 49 (Bergk); Pindar Isth. 2 11. The whole of lyrical poetry bears witness to it.
 - 19 Theognis 183 ff. We may infer the same result for other states.
- The introduction of hoplite tactics probably rendered it necessary to open the army to such of the commons as could furnish the equipment. In a time of perpetual war the state could not afford to maintain aristocratic distinctions.
- ²¹ The constitution of Draco at Athens, as discussed in Ar. Ath. Pol. 4 2 (ἀπεδέδοτο ἡ πολιτεία τοῖς δπλα παρεχομένοις), if we place any reliance on the account, may have been only the legal recognition of changes already accomplished. (This would explain the pluperfect ἀπεδέδοτο.)
- ²² I do not know that there is any instance recorded besides that of Athens in which oligarchy succeeded aristocracy without the intermediate stage of tyranny. But at Athens the constitution of Solon never got to work, and it needed the tyranny of Pisistratus to break the power of the nobles and clear the ground for a government on a fresh basis.

and wealth but without leaders or organisation, could only overthrow the aristocracy by reviving monarchy. And the tyrants almost without exception used their position to break the power of the nobility and to deprive them of their privilege and prestige. Tyranny had but a short reign in Greece, but it was rarely, if ever, possible to establish the old aristocratic constitution after it was once overthrown. In most states of the mainland oligarchy was introduced. In some democracy succeeded directly to tyranny.

I have postponed until now the consideration of one factor which must have been of momentous consequence in the struggle between the old government and the new. The struggle between the tribe and the city, which has been said to characterise early periods of history, had here to be fought out to the death: for both the political privileges and the personal influence of the nobles depended on the tribal organisation of the state, and it proved vain to abolish the privileges of birth, without touching the sway of the great families. In almost all Greek states the ascending series of house, clan and tribe

²⁸ E. Curtius in *Hermes* x p. 232 thinks Corinth was an exception. 'The Corinthian tyranny was distinguished from other tyrannies in having no democracy behind it: it maintained many of the conservative principles of the former oligarchy (of birth).'

²⁴ Hdt. iii 50 mentions Procles, a tyrant of Epidaurus; Epidaurus afterwards was governed by an aristocracy. Ar. *Pol.* viii 12 1316 a 34 mentions the tyranny of Charilaus at Sparta passing into aristocracy: but this was probably not a tyranny of the ordinary type.

²⁶ Oligarchy succeeded tyranny at Megara, Sicyon and Corinth.

²⁶ Democracy was instituted after the tyranny at Athens and in many of the towns of Ionia, where Greek tyrants had ruled in the interests of Persia.

may be traced²⁷. Originally, no doubt, these divisions were based on common descent²⁸ and, at a time when only the nobles were admitted to privilege, they were naturally adopted as political divisions and came to be recognised as essential parts of the constitution. But these divisions had a religious as well as a political function. Each tribe, each clan and each house had its own religious cult, and even if members of the other orders were admitted to the sacred rites, the nobles were alone qualified to mediate with the gods, just as they alone could represent the State in divine affairs. Lastly the so-called houses were associated with certain districts of the country29, in which the nobles must have exercised sway over such members of the other orders as were settled there 30, and it was as necessary to break down their local ascendency as it was to abolish their political privilege.

The natural method of admitting the commons to the state was to open the $\gamma \acute{\epsilon} \nu \eta$ to them, and still to retain the

The divisions were usually called $\gamma \epsilon \nu o s$ or $\pi \delta \tau \rho a$, $\phi \rho a \tau \rho l a$ or $\sigma \nu \gamma \gamma \epsilon \nu \epsilon \iota a$ and $\phi \nu \lambda \eta$. See Gilbert, Handbuch ii pp. 302 ff. and Dicaearchus quoted there.

²⁸ The names of the different Athenian $\gamma \acute{e}\nu \eta$ were all patronymic.

²⁹ Many villages in Attica bore the names of noble $\gamma \in \nu \eta$. The local factions of the sixth century each had noble leaders.

³⁰ The nobles would not lightly surrender their absolute dominion within their own $\gamma \ell \nu os$. They had the aristocratic feeling against centralisation and were constantly asserting the rights of the $\gamma \ell \nu os$ against those of the state. Cf. De Coulanges, op. cit. p. 312 'The overthrow of royalty had resulted in the revival of the rule of the $\gamma \ell \nu os$: the families had resumed their life of isolation: each had begun again to form a petty state with a Eupatrid as chief and a crowd of clients and serfs as subjects.' He assumes that the Thetes had been reduced to serfdom long before Solon. I do not think there is any evidence for this.

yévn and the larger organisations in which they were grouped as parts of the constitution. This step can be traced at Athens, where the fiction of common worship took the place of kinship as a qualification for the membership of a yévos, at least as early as the constitution of Solon, and the yévn were by this means thrown open to the two lower classes besides the Eupatrids. But this measure left both the power of the nobles within the yévn and their local influence undiminished. Citizenship was no longer limited to a class, but it was based on the membership of a religious corporation, in which Eupatrid influence was dominant and of which a Eupatrid was the hereditary head. The people were still in vassalage; the extension of the franchise failed to emancipate them from the sway of their lords, and the instance only shows us how useless are democratic reforms in a society, which remains thoroughly aristocratic in spirit and organisation. The history of the sixth century is but the record of the factions of noble families, and it was not till Cleisthenes took decisive measures to abolish, root and branch, the tribal organisation as part of the constitution, to substitute purely artificial divisions for the old system of house, clan and tribe, and to prevent by the most elaborate institutions any possibility of local factions, that the democratic constitution of Solon could be realised³¹.

81 On the position of the γένη in the Athenian state see Appendix B, where also the character and importance of the reforms of Cleisthenes are discussed. The importance of such measures was clearly realised by Aristotle. Cf. Pol. vii 4 1319 b 19 έτι δὲ καὶ τὰ τοιαῦτα κατασκευάσματα χρήσιμα πρὸς τὴν δημοκρατίαν τὴν τοιαύτην, οῖς Κλεισθένης τε ᾿Αθήνησιν ἐχρήσατο βουλόμενος αὐξῆσαι τὴν δημοκρατίαν, καὶ περὶ Κυρήνην οὶ τὸν δῆμον καθιστάντες. ψυλαί τε γὰρ ἔτεραι ποιητέαι πλείους καὶ φρατρίαι, καὶ τὰ τῶν ἰδίων ἱερῶν συνακτέον εἰς ὀλίγα καὶ κοινά, καὶ πάντα σοφιστέον, ὅπως ἄν ὅτι

The instance of Athens shows us how important it was to dissolve the old tribal associations and how hard it was to effect their dissolution. In most cases the tyranny performed this useful service: for the tyranny was called into being in the interests of the commons to break the power of the nobles, and this could only be done by depriving the old tribes of their dominant position. We cannot tell by what particular means this was accomplished: in many cases the nobles were banished, in others, as at Sicyon, they were degraded 32. We have evidence of disputes between the privileged and the excluded in other states²⁸, instances of the creation of artificial divisions in place of old tribal systems34; but even in default of positive evidence, we know that the change must have been accomplished before oligarchy was possible: and it is important to remember that the overthrow of these aristocratic privileges was as necessary a condition of oligarchy as of democracy.

The measures I have been discussing involved religious changes. It was by a religious fiction that the commons were admitted to the $\gamma \acute{e}\nu \eta$ at Athens; and the new poli-

μάλιστα άναμιχθῶσι πάντες άλλήλοις, ai δὲ συνήθειαι διαζευχθῶσιν ai πρότεραι. Such measures were equally necessary before an oligarchy could succeed an aristocracy.

- 32 Hdt. v 68.
- Such disputes were especially frequent in the colonies between the later immigrants and the original settlers. See Ch. iv § 31.
- Busolt, Die Lakedaimonier p. 184, argues that ten local tribes took the place of nine birth tribes at Elis. The inference is drawn from Paus. v 9 6. A similar change in the tribal organisation at Cyrene is related by Hdt. iv 161, and the passage of Aristotle quoted in n. 31 probably refers to this (though Gilbert, Handbuch ii p. 230, assigns it to a later development of democracy mentioned by Heraclides, F. H. G. ii 212).

tical organisations had their religious side; new cults had to be instituted for the local tribes and demes. It was essential that the religious privilege of the nobles should be abolished not only in the tribe and its subdivisions but also in the state generally. Hence the overthrow of aristocratic government was marked by the introduction of new gods and new worships: and the efforts made by the tyrants to gain the support of great religious organisations show how keenly they realised the strength of religious elements in political affairs.

§ 26. Development of constitutions in the fifth century.

The transition to oligarchy was usually accomplished after an interval of tyranny. Tyrannies were prevalent in Greece in the seventh and sixth centuries, and the latter century witnessed the birth of democracy, the great rival of oligarchy. It would involve a deviation from the subject of this essay to discuss the causes which produced democracy: democracy only concerns us as the alternative to oligarchy. I have already referred to the cleavage of Greek states in accordance with their form of government, and to the influence of Athens and Sparta as the respective champions of democracy and oligarchy, of 'liberty and equality' on the one hand, of 'good order and good sense' on the other'.

Their influence may be illustrated from the events of the fifth century. Apart from the Delian and the Peloponnesian confederacies, in which, as I have shown above, each power exerted a steady pressure in favour of its

¹ έλευθερία and Ισονομία opposed to εὐνομία and σωφροσύνη.

own principles, we may note the establishment of democracy in Argos and Megara, which should probably be regarded as a consequence of their alliance with Athens², and it is usually assumed that democracies were established in Boeotia after the battle of Oenophyta³. During the Peloponnesian war Athens strove to forward the cause of democracy, by alliance with democratic states⁴ or by forcible methods⁵, while the Spartans used their power to strengthen the hands of the oligarchs in many cities⁶. The Sicilian disaster was followed by the revolt of many Athenian allies, most of them establishing oligarchies immediately on revolt⁷; and after the crushing defeat of Aegospotami Lysander imposed absolute and violent oligarchies on almost every state in Greece⁸. In some

- The break-up of the general union of Greece, and the formation of separate alliances, which dates from 461, accentuated the constitutional differences. The existence of democracy at Megara in 427 is attested by Thuc. iv 66, and Argos, which had been aristocratic in 480 (Hdt. vii 149), was democratic in 421 (Thuc. v 31). Gilbert, *Handbuch* ii p. 70 and p. 77, is probably right in suggesting that the change of constitution was connected with their alliance with Athens.
- ³ The evidence is hardly strong enough for the conclusion. See Busolt, Geschichte ii¹ p. 493 n. 5, p. 494 n. 1.
- ⁴ The coalition of Athens, Argos, Elis and Mantinea in 419 B.C. was a combination of democracies.
- ⁵ The plan of Demosthenes against Boeotia was concerted with democratic partisans: and it was doubtless intended to establish democracies.
- ⁶ Examples of Spartan influence are, the restoration of oligarchy at Megara (Thuc. iv 74): the establishment of the shortlived oligarchy at Argos (Thuc. v 81): the strengthening of the oligarchy at Sicyon (Thuc. v 81): the interference with the constitution in Achaea (v 82).
 - 7 Thuc. viii 64.
- 8 Plut. Lys. 14 κατέλυε τὰς πολιτείας καὶ καθίστη δεκαδαρχίας. Cf. Xen. Hell. iii 5 12—13; Diod. xiv 10.

cities his work was undone by the Spartan government, but in many oligarchies lingered on until Spartan power was shattered by the defeats of Cnidus and Leuctra.

§ 27. Development of constitutions in the fourth century.

The political state of Greece in the fourth century shows a marked change from its condition in the fifth century. Neither Sparta nor Athens had the ascendency which she had hitherto enjoyed; other states rose to power and in general the lesser cities were left free to control their constitutions as they liked. One general tendency was the intensification of democracies and oligarchies: extreme forms of both these types were developed towards the end of the century, and the philosophers, familiar with narrow oligarchies and tyrannical democracies, impressed with the rarity of moderate and legal governments, came to regard all existing constitutions as perversions and turned with relief to the study of the ideal.

- 9 Xen. Hell. iii 4 2.
- ¹ Cf. Newman, *Introduction* pp. 417—8. 'The Greek states were ruled either by harsh soldiers, pugnacious and keen for distinction like the Spartans, or by rapacious oligarchs, demagogues or tyrants....We know from Aristotle that moderate forms of oligarchy and democracy did exist, but he dwells on the intolerance of compromise and the determination not to share power with others.'
- ² See Ar. Pol. vi 11 1296 a 1. He discusses the extreme forms $\delta \hat{\eta} \mu os$ ξσχατος, όλιγαρχία ἄκρατος and τυραννίς; he talks of the rarity of moderate forms, and sums up the matter (l. 40) ήδη δὲ καὶ τοῖς ἐν ταῖς πόλεσιν ξθος καθέστηκε μηδὲ βούλεσθαι τὸ ἴσον, ἀλλ' ἢ ἄρχειν ζητεῖν ἢ κρατουμένους ὑπομένειν.
- ⁸ To Plato all ordinary constitutions are perversions: even to Aristotle $d\rho\iota\sigma\tau\sigma\kappa\rho\alpha\tau\iota\alpha$ (which should mean the normal oligarchy) scarcely exists save as an ideal, while $\delta\eta\mu\sigma\kappa\rho\alpha\tau\iota\alpha$ had such evil associations that $\pi\sigma\lambda\iota\tau\epsilon\iota\alpha$ had to be employed to denote the normal democracy.

While one tendency of the age was to intensify the character of existing governments, the current set in favour of democracy rather than of oligarchy. The effective causes were various. The decline of Sparta, the break-up of her alliance, and the loss of her empire, set free a number of states, in which oligarchy had only been maintained by force. The most powerful and the most unscrupulous champion of this form of government was deprived of influence.

Alterations in the relative strength of classes must have been caused by the Peloponnesian war, which involved the decrease in the number of the better classes and the loss of much of their property. Connected with this was the introduction of mercenary forces, which diminished the importance of the citizen soldier.

Economic causes tended to the same result. Trade became of increased importance, and trade is, in general, ultimately favourable to democracy. Hence came the growth of large trading cities, in which the people learnt to know their power and to divide the public funds by a system of state-socialism. It may have been this tendency which led Aristotle to the conclusion that 'in a large town it is difficult for any constitution save democracy to exist.'

The effect of the critical events of the fourth century may be briefly dismissed. The battle of Cnidus set free the islands and the Greek cities of Asia⁶ and was un-

⁴ Ar. Pol. viii 3 1303 a 8 (of Athens).

⁵ Pol. iii 15 1286 b 20. Thucydides (vi 39 2) says practically the same thing, α ὑμῶν οἱ δυνάμενοι (= oligarchs) προθυμοῦνται ἀδύνατα ἐν μεγάλη πόλει κατασχεῖν.

⁶ Xen. Hell. iv 8 1.

doubtedly followed by the overthrow of many of the Lysandrian oligarchies. The work was to a large extent undone by the peace of Antalcidas, which delivered over the Greeks of Asia to Persia. Persian dominion was maintained in them by means of oligarchies or tyrannies, which were overthrown by Alexander.

The democratic revolution at Thebes in 379 was in every way important. The Boeotian towns adopted the constitution of their capital, and when once Thebes had gained supremacy in Greece, she used her power to establish democracies. The battle of Leuctra broke for ever the ascendency of Sparta: most of the Peloponnesian states renounced their allegiance and a series of revolutions led to the general triumph of democracy. In 356 the Social war set free the Athenian allies to mould their constitutions to their own liking, and many seem to have established oligarchies without delay. These events and

- ⁷ There is little positive evidence: but many states attached themselves to the Athenian alliance immediately after Cnidus: and we may assume that the democracies, which can be traced in many of them soon after, now took the place of the decarchies. The narrative of Diodorus xiv 84 implies this.
- ⁸ Plut. Alex. 34 mentions the overthrow of tyrannies: Arrian i 18 1—2 of oligarchies.
- ⁹ Although Thebes did not interfere with the autonomy of other states, the new foundations of Messene and Megalopolis seem to have been democratic.
- ¹⁰ At Argos there was a massacre of oligarchs (Diod. xv 57): at Sicyon a tyranny was established in the interests of democracy (Xen. *Hell.* viii 1 46); the democracy was probably restored at Mantinea (*ib.* vi 5 3) and at Tegea (vi 5 6).
- ¹¹ In Chios, Mitylene, Rhodes and many other states oligarchies were established probably at this time. See Dem. xv 19 and cf. Ar. *Pol.* viii 3 1302 b 22 and 5 1304 b 25—30 on Rhodes and Cos.

the termination of the brief Theban supremacy removed from Greek politics the influence of dominant powers and for a brief season there was a free competition of constitu-But in the interval the power of Macedon had risen and Chaeronea put Greece beneath the heel of Greece was no longer independent, but her master was indifferent to the war of constitutions, by which she had for so long been distraught. oligarchy, democracy or tyranny were equal, so long as the government offered a sense of security and was ready to subserve his dominion¹². The city state had reached the end of its development: the future was with monarchies and federations; and it is with mingled humour and pity that we read the poems of Isyllus, who, blind to all the real forces of the age, vaunts the power of the god in beating back Philip and looks for the salvation of Hellas in the return to a pious, mediaeval state of the Dorian type; and seeks a counterpoise to Macedon in those nobles of the Dorian tribes, who are to grow their hair long and establish a new festival in honour of the patron saint of Epidaurus, the god of health and fortune—Asclepius 13.

¹² Macedon interfered, if she had reason to fear the conduct of an existing government. Thus at Thebes Philip established an oligarchy of exiles (Justin ix 4): and in 322 Antipater established a moderate timocracy at Athens.

¹⁸ See Wilamowitz-Möllendorff, Isyllos von Epidauros, where the poems are quoted.

APPENDIX A.

The formation of the united Athenian state¹.

The history of Athens down to the seventh century is based almost entirely on legends, supported by inferences drawn from later institutions or survivals. The time has gone by when the stories of Erechtheus, Cecrops, Ion and Theseus would be accepted as genuine accounts of the reign of real kings. But it may be possible to derive some historical results from legendary evidence, and it would be as unwise altogether to reject as implicitly to accept the help of myths and tradition.

Three stages in the unification of Attica are associated with the names of Cecrops, Ion and Theseus. The comparative method in its application to the origin of civilised communities, the tendencies at work in later Athenian

- ¹ In this Appendix I have endeavoured to present a credible account of the development of the Athenian commonwealth. I have not discussed all the theories that have been proposed, nor have I quoted all the evidence that makes for or against the theories I adopt. My object is to call attention to certain striking points, many of which escape notice in the ordinary textbooks. To deal exhaustively with the evidence and speculation on the subject would require a separate treatise of no inconsiderable length.
- ² The instance of Roman history shows what good results may be extracted from a rational treatment of the legends.

history⁸ and the survival of religious festivals⁴ show that the Athenian state was gradually developed by the combination of small tribal communities into larger groups; and it is entirely immaterial whether kings with the names of Cecrops, Ion and Theseus ever lived, if we can trace in the legends, however vaguely and indistinctly, some steps in the process.

In the first political system of Attica there was a number of village communities, the settlements of noble families with their followers and dependents. The tendency towards union made itself felt, and partly by force, partly by voluntary cohesion, the villages gradually formed themselves into larger political communities, and legend attributed to Cecrops the combination of the $\kappa \hat{\omega} \mu a \iota$ into twelve $\pi \delta \lambda \epsilon \iota \varsigma^{\epsilon}$. We may assume that at an early date the villages, feeling the need of common defence and common government, united in $\pi \delta \lambda \epsilon \iota \varsigma$, hill forts to which they could resort in time of danger, and which had each their king's house, council chamber and rulers. Probably the $\pi \delta \lambda \epsilon \iota \varsigma$ were joined in a loose federal system, such as existed in Boeotia and Latium, and in time of danger they

- ³ For the tendencies to separation in later Athenian history see Appendix B.
- 4 So Thucydides ii 15 quotes the festival of the $\xi vvolkia$ as evidence for the union of Attica and bases a further argument on the buildings of the Acropolis. Cf. Harpocration on the Panathenaea.
 - ⁵ See above § 25 nn. 27—30.
- 6 Strabo ix 397 quotes Philochorus. There were many reasons why the number twelve should be adopted and no stress need be laid upon it.
- ⁷ The fortification was usually the first step in the foundation of a city.
- 8 Thuc. ii 15 έπι γὰρ Κέκροπος και τῶν πρώτων βασιλέων ἡ ᾿Αττικὴ ἐς Θησέα ἀει κατὰ πόλεις ψκεῖτο πρυτανεῖά τε ἐχούσας και ἄρχοντας. The πρυτανεῖα I take to be the residence of the chiefs.

recognised the sway of a single overlord, though they each had their separate governments and sometimes warred with one another?

The next stage in the progress towards unity was associated with the name of Ion, the eponymous hero of the Ionians, represented as the leader of a body of immigrants who settled in Attica¹⁰, and gave their name to the people of the land11. In this way the legend suggests the spread of a feeling of unity, and Aristotle regards Ion as the first founder of the Attic commonwealth13. In other ways Ion's coming was important: he was said to have been made polemarch of Athens¹⁸ by a division of the kingly power, which reminds us of the union of Ramnes and Tities and the consequent division of authority between Romulus and Tatius; he was said also to have founded the four Ionian tribes, each with a φυλοβασιλεύς as its head¹⁴. As to the origin, the composition or the purpose of these tribes there is still endless controversy, but if we conclude that they corresponded to local

⁹ Thuc. l.c. continues καὶ ὁπότε μή τι δείσειαν, οὐ ξυνήεσαν βουλευσόμενοι ώς τὸν βασιλέα, ἀλλ' αὐτοὶ ἔκαστοι ἐπολιτεύοντο καὶ ἐβουλεύοντο· καὶ τινες καὶ ἐπολέμησάν ποτε αὐτῶν.

¹⁰ Ar. Ath. Pol. 41 2 πρώτη μὲν γὰρ ἐγένετο κατάστασις τῶν ἐξ ἀρχῆς "Ιωνος καὶ τῶν μετ' αὐτοῦ συνοικησάντων τότε γὰρ πρῶτον εἰς τὰς τέτταρας συνενεμήθησαν φυλὰς καὶ τοὺς φυλοβασιλεῖς κατέστησαν. Aristotle gave an account of Ion in the chapters lost from the beginning of the treatise: cf. fr. 3813.

¹¹ Heracl. Epit. 1 συνοικήσαντος δὲ "Ιωνος αὐτοῖς, τότε πρώτον "Ιωνες ἐκλήθησαν; cf. fr. 3818.

¹² See the passage quoted in n. 10. The use of συνενεμήθησαν points to the establishment of a united state.

¹³ See Ar. Ath. Pol. 3 2 and the other passages quoted by Dr Sandys in his note.

¹⁴ See Aristotle quoted in n. 10.

divisions, we may trace in the legends the second great step in the unification of Attica¹⁵. The πόλεις, with the κώμαι attached to them, were now grouped in four tribes, each tribe having some unity of religion and government and ruled by a φυλοβασιλεύς. It is not clear what place Athens held at the time, whether her primacy was recognised and whether the Athenian king exercised a suzerainty over all Attica or ranked only as one of the φυλοβασιλείς. But here we receive help from another legend. Strabo says that all writers of Atthides were agreed that the four sons of Pandion II. ruled over the four divisions into which Attica was divided, and he quotes a fragment of Sophocles to prove that Aegeus (who received Cecropia) was given the best share 16. It seems reasonable to connect these four divisions with the four tribes, and the sons of Pandion with the φυλοβασιλείς. On this assumption Athens (then called Cecropia) was only the capital of one of the $\phi \nu \lambda a i$, but its leading position is shown by the title $\pi \rho \epsilon \sigma \beta \epsilon i a$ given to it by Sophocles and by its being the lot of Aegeus, presumably the eldest son of Pandion; while the assumption that Pandion was

15 I omit the evidence for this conclusion. It is natural to assume that the $\phi\nu\lambda o\beta a\sigma\iota\lambda e\hat{\iota}s$ originally possessed real kingly power, and it is difficult to conceive that any system of common government could at so early a date be applied to tribes that were not local. Gilbert, Handbuch i² p. 116 n. 1, quotes Ar. Ath. Pol. 21 3 to show that the $\tau\rho\iota\tau\tau\iota\acute{\iota}es$ (which were subdivisions of the $\phi\iota\iota\lambda a\iota$) corresponded to local divisions; it would follow that the $\phi\iota\iota\lambda a\iota$ also were local. The identification of the tribes with the four local divisions mentioned by Strabo (see n. 16) supplies a confirmation of this theory.

16 Strabo ix 392 (Megara and Euboea are included). Cf. also Heracl. Epit. 1 Πανδίων δὲ βασιλεύσας μετὰ Ἐρεχθέα διένειμε τὴν ἀρχὴν τοῖς νίοῖς καὶ διετέλουν οδτοι στασιάζοντες. If any stress be laid on this we must assume that the four divisions tended to disunion.

able to make his four sons tribal kings, points to the dominant influence of the city. If this be correct the $\phi\nu\lambda o\beta a\sigma\iota\lambda\epsilon\hat{\iota}$ s were sovereigns, ruling over large districts of Attica: their office survived after Athens had become the seat of government of a united Attica, and though they may at first have retained some power in the state¹⁷, in course of time they lost all but certain ritual functions¹⁸.

The existence of four separate kingdoms was likely to lead to rivalry and discord, and the next step was ascribed to Theseus, the son of Aegeus, who was said to have effected the συνοικισμός of Attica, to have put down the separate governments of all other πόλεις and made Athens the capital and seat of government of a united country 19. There is less controversy about his work, and the only point that I wish to discuss is the division of the population into Eupatridae, Geomori and Demiurgi, which was said by Plutarch to be the work of Theseus²⁰. But the division was obviously not an artificial institution: the three classes are such as are naturally found in all early societies. The most satisfactory explanation is that classes corresponding in their functions and privileges to these existed in the separate communities, that at the epoch associated with the name of Theseus these classes

¹⁷ From their association with the $\beta a \sigma i \lambda \epsilon \delta s$ in later times, Gilbert, Handbuch i² p. 120 n. 1, concludes that they formed a council of state assisting the king and representing the tribes.

¹⁸ See Dr Sandys' n. to Ar. Ath. Pol. 3 2. The φυλοβασιλεῖs are generally supposed to be the βασιλεῖs mentioned in Plut. Sol. 19; Andoc. i 78.

¹⁹ Thuc. ii 15.

²⁰ Plut. Thes. 25.

were made part of the political organisation of the united state, and separate titles instituted to describe them²¹. From this time we trace the rise of Athens as a city state and the rule of the men of the city over the country people²².

This theory offers a satisfactory explanation of the names given to the different classes. I suppose that similar class divisions existed in the separate communities, but without common names. The Eupatridae—which is an obviously artificial title—were the chieftains of the separate communities (Bekker Anecd. Εὐπατρίδαι...μετέχοντες βασιλικοῦ γένους), who doubtless had hitherto borne the patronymic names of their γένη. The variety of titles under which the other classes were cited points to the existence of such orders with varying titles in the different communities. Thus the Geomori are also cited as Γεωργοί, "Αγροικοι, "Αγροιώται, "Αποικοι (?): while the Demiurgi are also called ἐπιγεώμοροι.

22 See Meyer, Geschichte des Alterthums ii p. 336.

APPENDIX B.

The Athenian $\gamma \in \gamma \eta$ and their importance in the early constitution.

In the preceding appendix I have traced in outline the gradual union of the people of Attica under one system of government. In the constitution thus formed privilege was restricted to the nobles², who possessed in other respects a dominant position, as society was organised on an aristocratic basis, the inhabitants of the country districts being dependent on the noble houses, whose members formed the ruling class in Athens.

The state was organised in $\gamma \epsilon \nu \eta$, $\phi \rho a \tau \rho l a \iota$ and $\phi \nu \lambda a \iota$. The origin of the $\phi \nu \lambda a \iota$ I have already discussed; if the assumption that they formed local divisions of Attica be correct, we may assume that they included all classes of the people, but it is generally agreed that the $\phi \rho a \tau \rho \iota a \iota$

¹ The following appendix, like the last, is intended to call attention to certain important questions without discussing the theories of others or quoting the evidence in full. The subject is exceedingly intricate and all conclusions must be more or less tentative. I have prolonged the Appendix in order to suggest an emendation in Ar. Ath. Pol. 22 4 which seems to me to involve some points of importance.

² For the early aristocratic Constitution of Athens of. especially Ar. Ath. Pol. 2 and 3.

and the $\gamma \acute{e}\nu \eta$, subdivisions based on birth, were originally closed to all but Eupatrids. Thus they formed the outworks of the aristocracy, if, as we may fairly conclude, membership of a $\gamma \acute{e}\nu o\varsigma$ was a necessary condition of citizenship. Solon's legislation broke down the exclusive privilege of birth and substituted other qualifications for citizenship, but it did not abolish the tribal organisation of the state or deprive it of its political importance.

We have now to see how the admission of non-Eupatrids to citizenship was reconciled with the maintenance of the old birth organisations. We have no direct evidence to guide us and the greatest uncertainty still prevails.

There are several passages in the grammarians, all in substantial accord and probably ultimately derived from Aristotle, which describe the tribal organisation of Attica⁴. Two of these, both citing Aristotle⁵, say that the whole

- * Of recent textbooks Gilbert, Handbuch i² pp. 117—9, says 'Originally none but Eupatrids were counted as members of Phratries and $\gamma \epsilon \nu \eta$ after the time of Draco at any rate, if not before, the burgess body, and therefore the phratries also, contained non-Eupatrid members'; Busolt, $Staatsaltertimer^2$ p. 126 n. 1, says 'In Solon's time at least the lower orders were admitted to the tribes' but he implies that they were not members of the $\gamma \epsilon \nu \eta$; Thumser (Hermann, $Lehrbuch^6$ p. 312) seems to think that the $\gamma \epsilon \nu \eta$ did include non-Eupatrids, though he is uncertain whether there were special $\gamma \epsilon \nu \eta$ for them or whether they were admitted to the old $\gamma \epsilon \nu \eta$; Meyer, Geschichte des Alterthums ii p. 311, thinks that at a comparatively early period the whole population was divided into $\gamma \epsilon \nu \eta$.
- ⁴ The chief passages are Lexicon Dem. Patm. p. 152 Sakkelion (quoted by Dr Sandys in his edition of Aristotle's Constitution of Athens p. 252): Scholiast to Plato Axiochus 371 p; Pollux viii 111; Harpocration s.v. γεννηται.
- ⁵ Lexicon Dem. Patm. and Scholiast to Plato l.c. They are undoubtedly based on a lost passage in Aristotle's Ath. Pol.

population of Athens was divided into three classes; these were divided into four tribes, each tribe into three φρατρίαι, each φρατρία into 30 γένη, each γένος containing 30 men. Harpocration says that all the citizens were divided into φυλαί, φρατρίαι and γένη. Moreover the authorities show that Aristotle assumed a multitude of over 10,000 γεννήται, and though the numbers are obviously fanciful and artificial, it seems clear that Aristotle could not have imagined that the Eupatridae alone included anything like that number. The only indication as to the date at which this elaborate system was drawn up is a statement that 'of old before Cleisthenes introduced his tribal organisation' the population was so divided. The system described in the passages cited, which assume, I think, the admission of non-Eupatrids, need not be put earlier than the reforms of Draco and Solon (which lasted until Cleisthenes), although the division of the Eupatrids into house, clan and tribe was probably a natural institution dating from the earliest times. This is the chief direct evidence and it might be supported by many inferences: but taking it alone the statements are explicit, and it does not seem reasonable to attach to them any other meaning than that the whole of the citizen population, whether Eupatrid or not, was admitted to γένος, φρατρία and φυλή.

We have next to discuss the means by which the $\gamma \acute{\epsilon} \nu \eta$ were opened to the Geomori and Demiurgi. The object might have been accomplished by the institution of new $\gamma \acute{\epsilon} \nu \eta$, in which they should be enrolled. Of such a measure there is no evidence, nor is there anything to prove the existence of separate non-Eupatrid $\gamma \acute{\epsilon} \nu \eta$ in

⁶ Lexicon Dem. Patm. l.c.

later times. Considering the imperfect character of the materials for the history of the period, it would not be safe to lay much stress on the silence of the historians, but they are far less likely to have passed over altogether the creation of new yévn, than to have omitted to mention the admission of new citizens to the different divisions of the citizen body; for this step they might regard as implied in the statement of their admission to citizenship. Moreover the number of tribes and phratries was not altered, as we might expect had there been a large increase in the number of the yévn. Rejecting this hypothesis we must conclude that the $\gamma \acute{\epsilon} \nu \eta$ already in existence were opened to all citizens. It is true that these γένη were supposed to be based on kinship, but in early societies there is no legal fiction more frequently and extensively employed, than 'that which permits family relations to be artificially created?.' The method would be characteristic of primitive legislation. Moreover there would have been a powerful motive for the inclusion of the new citizens in the old $\gamma \epsilon \nu \eta$. Our whole conception of early Athenian history requires us to assume the division of Attica among a number of Eupatrid families, each having attached to them in a patriarchal relation a large number of dependents, belonging to the other orders in the state. The power of the Eupatrids depended on the allegiance of these vassals, and we may well imagine that when it was felt necessary to extend the franchise, the powerful nobles were more easily reconciled to it, if citizen privileges and perhaps the exercise of citizen powers were made to depend on the membership of or-

⁷ Maine, Ancient Law p. 130.

ganisations in which they themselves were all-powerful. This theory of the $\gamma \acute{e}\nu \eta$ harmonises in every respect with what we know of Athenian history in the sixth century. The period was characterised by the struggles of great families and local factions. It was not a war of nobles against commons, but a war of factions, each of which had noble leaders and included all classes of the population.

The next question is whether there is any evidence in the constitution of the γένη of the admission of non-Eupatrid members. No subject is more difficult or has given rise to more controversy than this: the authorities, who after all tell us very little, are in conflict with one another and no safe conclusions can be drawn from them. But the grammarians seem to have thought that the γεννήται (in the general sense of members of the γένος) included two classes, ὁμογάλακτες and ὁργεῶνες. Many theories have been suggested to explain the distinction, and on the whole the most satisfactory is that which assumes that the ὁμογάλακτες (γεννήται in a special sense) were the original Eupatrid members of the γένος, who could trace their common descent, while the ὀργε-ῶνες (signifying those who shared in the religious rites

⁹ Thumser (Hermann, Lehrbuch⁶ 319—20) assumes that the $\delta\rho\gamma\epsilon\hat{\omega}\nu\epsilon$ s were new members of the $\gamma\epsilon\nu\eta$ admitted after the incorporation of Eleusis.



⁸ Pollux iii 52; viii 111; Suidas s.v. δμογάλακτες and δργεῶνες: Harpocration s.v. γεννῆται: Bekker Anecdota p. 227 9—15. The distinction is drawn most explicitly in Philochorus quoted by Suidas τοὺς δὲ φράτερας ἐπάναγκες δέχεσθαι καὶ τοὺς δργεῶνας καὶ τοὺς δμογάλακτας (possibly from an old law). The admission of non-Eupatrids to the phratries at least by the time of Draco is established by the law of Draco quoted in Dem. xliii 57 where ἀριστίνδην can scarcely bear any other meaning than 'from the nobles.'

of the $\gamma \acute{\epsilon} \nu o \varsigma$ and therefore including strictly all members of the $\gamma \acute{\epsilon} \nu o \varsigma^{10}$) were, in a special sense, the non-Eupatrid members admitted to the $\gamma \acute{\epsilon} \nu o \varsigma$ by the fiction of common religious rites. This fictitious method of admission tended to make the $\gamma \acute{\epsilon} \nu o \varsigma$ into a political institution, and it is quite possible that before Cleisthenes it served as an artificial division of the population¹¹.

By the time of Solon then, if not before, the commons were admitted to citizenship. Solon's reforms had effected their political emancipation, but they had left the tribal organisation of Attica unaffected: the privilege of citizenship depended on admission to a $\gamma \acute{\epsilon} \nu o \varsigma$, an organisation dominated by noble influence. Thus Solon, if he took away the political privileges of the aristocracy, left their personal influence unimpaired. Hence his reforms made but little practical difference to Athenian history.

Factions and seditions broke out immediately after his departure from Athens¹², and his constitution seems never to have been actually realised, until Cleisthenes, by changes of organisation, made it possible for the institutions of Solon to do their work. Cleisthenes' reforms were not

¹² Ar. Ath. Pol. 13. The compromise effected after the expulsion of Damasias seems to point to some feeling between the orders, but the incident is too obscure to help us very much.



¹⁰ Bekker l.c. γένος έστι σύστημα έκ τριάκοντα ἀνδρῶν συνεστώς, οδ οἰ μετέχοντες ἐκαλοῦντο γεννῆται (in the general sense of the word), οὐ κατὰ γένος ἀλλήλοις προσήκοντες, οὐδ' ἀπὸ τοῦ αὐτοῦ αἴματος, ἀλλά...κοινωνίαν τινὰ ἔχοντες...συγγενικῶν ὀργίων ἢ θεῶν, ἀφ' ὧν ὀργεῶνες ἀνομάσθησαν. From this it would appear that ὀργεῶνες was wide enough to include all γεννῆται, but it appears from other passages that it was especially used in opposition to ὀμογάλακτες.

¹¹ In Bekker l.c. the γένος is defined as a σύστημα ἐκ τριάκοντα ἀνδρῶν συνεστώς: Harpocration explains γεννῆται as ούχ οἱ συγγενεῖς ἀπλῶς · ἀλλ οἱ ἐξ ἀρχῆς εἰς τὰ καλούμενα γένη κατανεμηθέντες.

intended to introduce new principles into the constitution, to increase the power of the people or even to extend the franchise to any great extent. Their object and effect was to alter the social organisation, to break the personal influence of the Eupatrids, to divorce the conduct of the government from any connexion with the $\gamma \acute{e}\nu \eta$. It would be beyond the province of this essay to discuss the reforms of Cleisthenes; but I wish to consider the accounts of his work, in so far as they throw light on the aristocratic organisation of the Solonian constitution.

The clearest account of his work is given in Aristotle's Constitution of Athens ch. 21. The introduction of ten new tribes needs no commentary. It was intended to 'mix (the population) in order that more might take part in politics' (§ 2). ὅθεν ἐλέχθη καὶ τὸ μὴ φυλοκρινεῖν, πρὸς τούς έξετάζειν τὰ γένη βουλομένους. The meaning of this passage is not obvious, but the last clause is most important. 'The saying arose "don't distinguish tribes" addressed to those who wanted to find out the yévos of anybody.' Under the new constitution the yévn were not connected with the local tribes, and membership of a γένος was no longer necessary to citizenship. New citizens had been created, who had not belonged to the old yévn: for their sake reference to the yévn was to be avoided, but the passage would be devoid of meaning if we supposed that only the Eupatrids had hitherto been admitted to the γένη. We need not discuss the local organization introduced by Cleisthenes (§§ 3 and 4): but at the end of § 4 there is a passage which needs explanation and also, I venture to think, emendation. The passage is as follows:

Καὶ δημότας ἐποίησεν ἀλλήλων τοὺς οἰκοῦντας ἐν

έκάστω των δήμων, ΐνα μὴ πατρόθεν προσαγορεύοντες ἐξελέγχωσιν τοὺς νεοπολίτας, ἀλλὰ των δήμων ἀναγορεύωσιν· ὅθεν καὶ καλοῦσιν ᾿Αθηναῖοι σφᾶς αὐτοὺς των δήμων.

With the reading πατρόθεν the passage seems meaningless to me. In the first place there is no reason why a Greek of alien origin should declare his non-Athenian birth by quoting his father's name: many of the same names were found in different states: it would be impossible to say off-hand whether a name were of Athenian origin or not. Secondly both before and after Cleisthenes Athenians were called officially by their father's name, and when the practice of adding a man's deme was introduced it did not drive out the custom of quoting his father's name 18. But if we assume that before Cleisthenes a man was called by his gentile name 14, as he naturally would be if his citizenship depended on his membership of a yévos, then Cleisthenes did introduce a change and the motive of citing the man's deme is obvious. It seems to me that the exact sense required would be given by the alteration of one letter, the substitution of the rare word $\pi \acute{a} \tau \rho a \theta \epsilon \nu$, which has perhaps been driven out by the more familiar $\pi a \tau \rho \delta \theta \epsilon \nu$. $\Pi \acute{a} \tau \rho a \theta \epsilon \nu$ in the sense of 'by his clan name' would contrast the old organisation by γένη with the new organization by $\delta \hat{\eta} \mu o \iota$, and the motive assigned is 'citizens were no longer to be called by their γένη, lest the new citizens (who had not been included in

¹⁸ The practice was so constant that it does not seem necessary to quote examples. If any were needed the tablets of ostracism, dating only a few years after Cleisthenes (quoted by Dr Sandys, Constitution of Athens p. 88), would be sufficient.

¹⁴ There are many instances in which a man's γένος is quoted: Hdt. v 55; v 66; Ar. Ath. Pol. 20 1.

a γένος) should be discovered at once; they were to be cited by their demes.' This agrees with the clause in the second section πρὸς τοὺς ἐξετάζειν τὰ γένη βουλομένους. Everything was done to prevent the γένος from having any influence whatever on politics: on the one hand the new citizens must be put on a level with the old, on the other hand men must exercise their political power simply as citizens not as members of a γένος, and every effort was made to prevent members of a γένος from acting together.

I have now to establish, as far as it is possible, the use of the word $\pi \acute{a}\tau \rho a\theta \epsilon \nu$. This form is found, I think, only once (Pind. Nem. 7 70), but in the exact sense required. Eixevida $\pi \acute{a}\tau \rho a\theta \epsilon \Sigma \acute{a}\gamma \epsilon \nu \epsilon$, says Pindar, honouring a man by citing his clan. $\Pi \acute{a}\tau \rho a$, however, occurs more frequently. It bore two distinct meanings, fatherhood (i.e. clan, and so equivalent to $\gamma \acute{\epsilon}\nu os$) and fatherland. In the former sense it is defined by Dicaearchus as identical with $\gamma \acute{\epsilon}\nu os$, and inscriptions prove that it was so employed in Thasos, Rhodes and other places 15, and Pindar uses it constantly as an equivalent of olkos and $\gamma \epsilon \nu \acute{\epsilon}a^{16}$. Elsewhere (in old Ionic) according to the lexicons it was used almost always in the sense of $\pi a\tau \rho \acute{\epsilon}s^{17}$.

Is it not permissible to suppose that in the sixth century B.C. $\pi \acute{a}\tau \rho a$ was used in Attic, in a sense which might include both ideas (fatherhood and fatherland) and that $\pi \acute{a}\tau \rho a\theta \epsilon \nu$ at any rate bore the special sense of 'by

¹⁵ F. H. G. ii 238. The inscriptions are cited by Gilbert, *Handbuch* ii p. 302.

¹⁶ Pind. Nem. 4 77; 6 41; 8 46; Pyth. 8 38; Isthm. 5 (6) 63 (all referring to Aegina): Nem. 11 20 (referring to Tenedos).

¹⁷ In Il. xiii 354 it is used in the sense of fatherhood; and in Hdt. vi 126 it would give a better sense if we could translate it descent.

his clan'? We know that the word was so used in other Ionic communities, and it was perhaps the archaic equivalent of $\gamma \acute{\epsilon} \nu o \varsigma$, possibly quoted by Aristotle from an actual law of Cleisthenes¹⁸.

18 Is it possible that $\pi a \tau \rho \hat{\varphi}$ is connected with $\pi a \tau \rho a$ as the god of the clan, and may patricius in Latin have been connected with a word of similar meaning and denoted originally those who were the only true members of the original gentes (gentiles)?

CHAPTER IV.

VARIETIES OF OLIGARCHY.

§ 28. Principles of Classification.

WE have seen in the preceding chapters that whether we study the character of constitutions or whether we trace their historical development, there is a clear principle of separation between the aristocracy of birth and the oligarchy of wealth. But in discussing the organisation of government, the division of political functions and the details of political institutions, we can no longer keep the two constitutions apart: on the one hand the character of oligarchical institutions can only be understood by tracing their original type as it existed in the aristocratic state, on the other hand there is so general a similarity between the forms and method of the two governments that it would be idle to consider one apart from the other. Except in so far as different qualifications for citizenship or other variations of principle separate them, they will be treated in common.

We must first arrive at some principle by means of which different forms of oligarchical government may be distinguished. Oligarchy is the government of 'a part','

¹ Cf. Thuc. vi 39 1, Athenagoras says εγώ δε φημι πρώτα μεν δήμον ξύμπαν ώνομάσθαι, όλιγαρχίαν δε μερος. In ii 37 Pericles says of Athens ξκαστος...οὐκ ἀπὸ μερους...ες τὰ κοινὰ...προτιμᾶται.

not of the whole: by some principle of selection men, otherwise on an equality, are divided into two classes: those who belong to the minority possess political privileges and are defined as 'those within the constitution'; the rest have no political rights and are 'without the constitution'.' This characteristic offers a satisfactory test for the subdivision of oligarchies, and they may be classified in accordance with the conditions required for citizenship, using that word to denote active political rights'. The qualification for citizenship was not in all states the same as the qualification for the magistracies'; but this distinction is not of sufficient importance to affect our classification.

In the following pages I discuss the different varieties of oligarchies, in so far as this principle enables us to distinguish them. The classification is of necessity empirical and incomplete. I have collected the available

- ² The distinction into ol $\dot{\epsilon}\nu$ $\tau\hat{\eta}$ moditely or ol $\dot{\epsilon}\nu$ $\tau\hat{\psi}$ moditely and ol $\dot{\epsilon}\kappa\tau\dot{o}s$ or ol $\dot{\epsilon}\xi\omega$, which is characteristic of oligarchy, occurs again and again in Aristotle. It is unnecessary to quote instances: both classes are alluded to in Pol. viii 8 1308 a 6. The privileged body is often called $\tau\dot{o}$ moditely and this is defined as $\tau\dot{o}$ $\kappa\dot{\nu}\rho_{i}$ or $\tau\hat{\omega}\nu$ mode $\tau\dot{\omega}\nu$. Cf. Pol. iii 6 1279 a 25; 1279 b 11.
- ³ I have quoted Aristotle's definition of 'citizen' in § 4 n. 2. We must remember that he uses $d\rho\chi\eta$ to include all political functions, as he explains in the same passage that participation in the assembly or law courts is as $d\delta\rho\iota\sigma\tau$ os $d\rho\chi\eta$. Aristotle uses $d\rho\chi\eta$ and $d\rho\chi\alpha l$ in two senses (1) generally of citizenship: (2) specially of magisterial powers. But in the definition of the different forms of oligarchy (discussed in the next section) there is no doubt that he uses the word in its general sense. The passage quoted in the next note contains an instance of the special use.
- 4 Ar. Pol. viii 6 1305 b 30 έν δσαις δλιγαρχίαις οὐχ οδτοι αἰροῦνται τὰς ἀρχὰς έξ ὧν οἱ ἄρχοντές εἰσιν, ἀλλ' αἱ μὲν ἀρχαὶ ἐκ τιμημάτων μεγάλων εἰσὶν ἡ ἐταιριῶν, αἰροῦνται δ' οἱ ὁπλῖται ἡ ὁ δῆμος. See below, § 41.

evidence on the different categories of oligarchies or aristocracies, but I have not been able to avoid cross divisions, and many particular constitutions might be classed under more than one of the subdivisions. The 'aristocracy of birth and land' includes in some cases the 'aristocracy of conquest' or 'the aristocracy of kingly family': aristocracies, when narrowed and degenerate, become 'dynastic governments'; but it has seemed the best course to discuss all the forms to which we find allusion made in our authorities.

§ 29. Aristotle's Division of Oligarchies.

Aristotle enumerates and defines four forms of oligarchy¹, and distinguishes also aristocracy² and polity³, defined as mixed constitutions, the one inclining to oligarchy, the other to democracy⁴.

The classification is neither scientific nor exhaustive; its value lies in the recognition of the principle of degree. 'The broad object which Aristotle had in view,' as Mr Newman says, 'was to uproot the general impression that there are but two or three constitutions, and that oligarchy and democracy have each of them only one

- ¹ The four forms are enumerated in *Pol.* vi 5 1292 a 38 and defined with more detail *ib.* 6 1293 a 11. In this section I shall not quote more particular references, and it must be assumed that I am referring to these passages unless other references are given.
 - ² Aristocracy in its different forms is defined ib. 7 1293 b 1 ff.
 - ³ Polity is defined *ib*. 9 1293 a 35 ff.
 - 4 Ib. 8 1293 b 35.
- ⁵ Cf. Plato Rep. $\forall iii$ 551 B νόμον τίθενται δρον πολιτείας όλιγαρχικής ταξάμενοι πλήθος χρημάτων, οδ μέν μάλλον όλιγαρχία, πλέον, οδ δ' ήττον, ξλαττον.
 - ⁶ Introduction, p. 494.

form.' He is careful to lay stress on the superiority of the moderate forms of either oligarchy or democracy to the extreme forms; and his lesson was needed, for there was a strong tendency in Greece to intensify the ruling characteristics of the constitutions. The extreme oligarchy was almost a tyranny, the most moderate form was but little removed from a moderate democracy and Aristotle describes it in almost the same terms.

The first principle applied to the subdivision of oligarchies is connected with the conditions qualifying for citizenship. A second test is afforded by the method of admitting those who attained the qualification to the active exercise of citizen rights. Political privilege might be offered freely to all who fulfilled certain conditions; it might be extended to the excluded only at the discretion of the ruling body; or the ranks of the privileged, once fixed, might be closed against all without the pale. This distinction is important. In sentiment and in conduct there must have been the greatest difference between governments constantly recruited by fresh blood and close corporations which jealously guarded their privileges against the rest. Lastly, Aristotle has another means of distinction. Oligarchies are either ruled according to law or they are controlled by the caprice of individuals, a criterion which also enters into his classification of constitutions in general.

⁷ On the intensification of constitutions see Ar. Pol. vii 5 1319 b 32. The champions of oligarchy and democracy were not content with the moderate forms; they strove to increase their worst characteristics. Cf. Thuc. v 81 (the Spartans) τὰ ἐν Σικυῶνι ἐς ὀλίγους μᾶλλον κατέστησαν.

⁸ Cf. Pol. vi 6 1292 b 25—33 with ib. 1293 a 12—20. If neither passage is corrupt, the repetition of the same phrases in both definitions is strange.

The four forms of oligarchy described by Aristotle corresponded, no doubt, to the oligarchic governments with which he was most familiar. But there is a certain inconsistency in his method, and the enumeration cannot be regarded as complete. He distinguishes two moderate forms of oligarchy, based on the assessment of property, both ruled in accordance with law, and two extreme forms, based upon birth (a condition not involved in his definition of oligarchy), one observing the law, the other tyrannical and arbitrary. Now there can be no underlying principle, which should prevent oligarchies of birth from being moderate, or oligarchies of wealth from being extreme: and examples might be quoted to show the insufficiency of Aristotle's definitions. Moreover, in the governments of birth it is implied that wealth will accompany birth, but nothing is said as to how the diverse claims should be reconciled, if they are in conflict. must not expect to find in Aristotle's classification an exhaustive description of all the oligarchies of Greece, but we may suppose that he included the types most familiar to his experience, which had been evolved in the development of constitutions. As such they must be considered.

The first form is a government 'based on a property qualification sufficient to exclude the poor (who form a majority), but admitting to citizenship anyone who attains the necessary qualification: while, owing to the large number of citizens, the law must be sovereign.' This form is very similar to the first form of democracy (which differs, however, in admitting a majority to citizenship): it would be impossible to mark any distinction

between this and the polity based on moderate property.

The second form is the government of 'a lesser number of men, having a higher property qualification, who owing to their greater power desire aggrandisement, and therefore they themselves choose from the many those who are to join the citizen body, but not being strong enough to rule without law, they give this function to law.' Aristotle seems to have in his mind an 'oligarchy of fixed number¹⁰' in which vacancies are filled by cooptation on the part of the rulers. This form supplies a link between the first oligarchy in which citizenship is always accessible and the other forms in which the ranks are altogether closed.

The third form is a close government in which 'son succeeds father,' and it is further defined as that in which 'a smaller number have still larger properties.' It is impossible to get any clear idea of the constitution which Aristotle has in view. If he means that only the eldest sons succeed their fathers, he is describing the 'oligarchy of heads of families"; but if it is simply a government based upon hereditary descent, in which all a citizen's sons are admitted, then they could not all have had the large amount of property that he seems to consider essential.

The fourth form is also a close hereditary oligarchy, constituted in a similar way to the third form, but ruled according to the caprice of the rulers and not in accordance with law. It is tyrannical in character,

⁹ See ch. i § 5.

¹⁰ See below § 38.

¹¹ See below § 34.

and is further defined as occurring when men are excessively powerful owing to their property and their connexions¹².

To conclude Aristotle's classification, that government is aristocratic which is based on virtue as well as wealth; while the mixture of democracy and virtue is also defined as aristocratic. In this connexion virtue implies the qualification either of birth or of training¹³. Polity, regarded as the government of a minority based on a moderate property, is included in the definition of the first form of oligarchy.

§ 30. Aristocracy of Birth and Land.

We have seen that aristocracy was a stage of constitutional development through which all states passed, and it is obvious that it is not a form of government which can easily be established afresh in an old constitution. Except, therefore, for aristocracies based on conquest, we have only to consider the instances of states in which the ordinary aristocracy survived. These were naturally those in which industry and commerce never became of much importance; for the survey of the history of Greek constitutions shows that the rise of strong commercial and industrial classes must in the long run be fatal to the pretensions of an aristocracy of birth. Aristocracy, therefore, was found in states in which land was the only form of wealth, and the land was owned for the most

¹³ This is the δυναστεία. See below § 35.

¹⁸ See ch. i § 6. In Pol. vi 7 1293 b 10 (quoted in the next section n. 1) $d\rho_i\sigma\tau^i\nu\delta\eta\nu$ probably does not connote more than the qualification of $d\rho\epsilon\tau\eta$, but ib. l. 37 it is implied that the ideas of $\pi a_i\delta\epsilon la$ and $\epsilon\dot{\nu}\gamma\dot{\epsilon}\nu\epsilon_i a$ are included under the term $d\rho\epsilon\tau\dot{\eta}$.

part by the nobles or (in an aristocracy of conquest) by the ruling class. It follows from this that the qualification of birth in an aristocratic constitution included also the qualification of wealth, whether a fixed minimum of property were required to be held by all the citizens or not. The ordinary type of aristocracy was one in which only the members of certain privileged families were admitted to citizenship: the government was administered by a supreme council and such magistrates as were required. Usually speaking the nobles were all equally privileged to hold office, but many states required their citizens to hold a certain amount of property¹. The possession of land, which was a natural accompaniment of noble birth, became itself a qualification for citizenship. Such a condition involved certain difficulties. Originally, no doubt, land was held by the γένη in joint ownership, and, as long as population did not increase too fast, there was no difficulty in providing for the needs of all the members. But when once the idea of separate ownership was established, there must have been the greatest difficulty in maintaining anything like an equal distribution of property. On the one hand, the owner of a lot of land might have a number of sons and yet be able to provide for only one of them. In some states the difficulty was met by admitting only the eldest son to privilege, and so the 'government of heads

¹ Aristotle in his definition of an aristocratic constitution (Pol. vi 7 1293 b 10) says it is δπου μη μόνον πλουτίνδην άλλα και άριστίνδην αιροῦνται τὰς άρχας. Cf. Ar. Ath. Pol. 3 1 (on the aristocratic constitution of Athens) and Strabo x 447 of Chalcis προέστησαν...ἀπὸ τιμημάτων ἄνδρες ἀριστοκρατικῶς ἄρχοντες (where ἀπὸ τιμημάτων corresponds to πλουτίνδην: ἀριστοκρατικῶς το ἀριστίνδην).

of families' was established². This was not a frequent solution, and, as Aristotle saw, the whole question of population was involved³. Adoption offered a partial solution of the difficulty⁴, but there might still be too many sons for the property to maintain, and it is possible that infanticide and exposure were practised more frequently in aristocracies than elsewhere in order to meet the difficulty⁵. There was also the opposite danger to be considered: if the transfer of property were allowed, many of the nobles might become impoverished (while a few got most of the land into their hands), and in this way the number of the citizens would decline. The remedy devised to meet this was the division of the land into

² See below § 34.

³ Ar. Pol. ii 6 1265 a and b passim, especially ib. a 38 άτοπον δὲ καὶ τὸ τὰς κτήσεις ἰσάζοντα τὸ περὶ τὸ πλῆθος τῶν πολιτῶν μὴ κατασκευάζειν. The difficulty in the Spartan state was met at first by her continued conquests. Afterwards the opposite danger befell the Spartans. Their rigid system tended to the decline of population and the consequent inequality of property.

⁴ This was the legal fiction employed to prevent the extinction of a $\gamma \epsilon \nu os$. Plato lays stress on adoption in the Laws v 740 c.

There is very little evidence. Ar. Pol. ii 6 1265 b 12 says that Phidon of Corinth τοὺς οἴκους ἴσους ψήθη δεῖν διαμένειν καὶ τὸ πλῆθος τῶν πολιτῶν, but he does not say how this was secured. At Thebes (ib. ii 12 1274 b 3) Philolaus legislated περὶ τῆς παιδοποιίας, οῦς καλοῦσιν ἐκεῖνοι νόμους θετικούς. Aelian V. H. ii 7 says the law at Thebes prohibited exposure, but allowed a father to sell his children into slavery. Cf. Plato Rep. v 459 d where the exposure of the unfit is suggested, and Laws v 740 d where the highest magistracy is to deal with 'the redundant or deficient,' and various means are specified. Ar. Pol. ii 10 1272 a 21 (speaking of Crete) alludes to another method: πρὸς δὲ τὴν δλιγοσιτίαν ὡς ὡφέλιμον πολλὰ πεφιλοσόφηκεν ὁ νομοθέτης, καὶ πρὸς τὴν διάζευξιν τῶν γυναικῶν, ἵνα μὴ πολυτεκνῶσι, τὴν πρὸς τοὺς ἄρρενας ποιήσας ὁμιλίαν. In Crete (and possibly elsewhere) παιδεραστία (a specially oligarchic vice) assumed a political aspect, as a check on redundant population.

fixed lots, which their owners were forbidden to alienate. There was in many states what amounted to a law of entail. A distinction was drawn between the lots which were supposed to have been originally apportioned, and land acquired subsequently: and the lots might not be sold. To take examples: at Sparta 'it was disgraceful to sell land at all, but it was unlawful to dispose of the ancient lot7'; at Thebes Philolaus is said to have taken measures 'to preserve the number of the lots'; in East Locris, a place of strong aristocratic sentiment, a man might not dispose of his land except in case of manifest poverty: in Leucas also there were provisions for the preservation of the original lots¹⁰, as there were at Elis¹¹. We are told that the possession of citizen rights at Leucas depended on the possession of the lot of land, and we may suppose that similar provisions held in other places. In spite of these provisions there was a tendency for these close hereditary aristocracies to decline in numbers. At Sparta, some time in the fourth century, the restraint on the sale of land was removed with such disastrous consequences that in the third century the land of Lacedaemon had got into the hands

⁶ Ar. Pol. vii 4 1319 a 10 ην δὲ τό γε ἀρχαῖον ἐν πολλαῖς πόλεσι νενομοθετημένον μηδὲ πωλεῖν ἐξεῖναι τοὺς πρώτους κλήρους. Aristotle recognises the benefit of such provisions in oligarchies: Pol. viii 8 1309 a 20 ἐν δ' ὀλιγαρχία δεῖ...τὰς κληρονομίας μὴ κατὰ δόσιν εἶναι ἀλλὰ κατὰ γένος, μηδὲ πλειόνων ἡ μιᾶς τὸν αὐτὸν κληρονομεῖν. οὕτω γὰρ ἄν ὁμαλώτεραι αἰ οὐσίαι εἶεν.

⁷ Heraclides, F. H. G. ii 211; Plut. Inst. Lac. 22.

⁸ Ar. Pol. ii 12 1274 b 2.

⁹ Ib. ii 7 1266 b 19. (It is probable that Aristotle is referring to East Locris.)

¹⁰ Ib. 1. 21. ¹¹ Ib. vii 4 1319 a 12.

of a hundred rich men, while the rest were disfranchised and impoverished¹². The philosophers accepted the aristocratic traditions about the ownership of land, and both Plato and Aristotle provided that each citizen was to have one or more lots of land¹³.

There were probably many states in which citizenship was based upon a qualification of landed property, even after the aristocracies of birth had passed away¹⁴. Thus the earliest form of timocratic constitution took only landed property into account¹⁵, and there was a tendency in the colonies to divide the land taken into occupation in lots among the first colonists, and to establish the rights of the original settlers. These formed in many states the governing body.

§ 31. Aristocracy of 'Original Settlers.'

Professor Freeman, in speaking of the Greek colonies, says 'Nowhere else is what we may call the aristocracy of original settlement so likely to grow up. The first settlers divide the land, and so long as the new settlement is weak, they may welcome new comers; but as soon as its numbers are large enough for the needs of an independent city, the

¹² Plut. Agis 5: cf. Ar. Pol. ii 9 1270 a 16 τοῖς μὲν αὐτῶν συμβέβηκε κεκτῆσθαι πολλὴν λίαν οὐσίαν, τοῖς δὲ πάμπαν μικράν διόπερ εἰς όλίγους ἦκεν ἡ χώρα.

¹⁸ Apart from the communistic scheme of the *Republic*, the citizens in the *Laws* are to have lots of land, divided into two parts, and these are to be inalienable (*Laws* v 740 AB: 745 c). Aristotle assigns to each citizen of his best state two lots of land (*Pol.* iv 10 1330 a 15).

¹⁴ See below § 36 n. 4.

¹⁵ Cf. the constitution of Solon, and of Leucas.

¹ History of Sicily ii p. 11: cf. Newman's Introduction, p. 375.

descendants of the elder settlers are no longer willing to admit such new comers to any share in their hereditary right.' This condition of affairs gave rise to the special form of constitution in which privilege was limited to those who claimed descent from the original landholders of the colony. With this I think we should identify the so-called governments of 'landowners' of which we hear in Syracuse² and Samos², and under another name in Miletus4. In Apollonia on the Ionian gulf and in Thera the government was in the hands of the first settlers, who were of illustrious birth. We chiefly hear of these governments in connexion with seditions: for the privileged position of the landholders and the exclusion of new settlers from the government were a most frequent cause of discord. Aristotle says that the greater number of cities which received new settlers were involved in faction⁶, and among many instances we may mention Apollonia on the Euxine, Byzantium and Cyrene, where the mediation of Demonax was required to settle the conflicting claims of the different elements in the population.

- ² Diod. viii fr. on Ol. xi 4; Marm. Par. 37. Hesychius gives different definitions of γαμόροι: the most correct seems to be οἱ ἀπὸ τῶν ἐγγείων τιμημάτων τὰ κοινὰ διέποντες.
 - ⁸ Plut. Q. G. 57: Thuc. viii 21.
- ⁴ Plut. Q. G. 32 gives an obviously actiological explanation of deιναῦ-ται. Gilbert, Handbuch ii p. 139, connects the word with ναίω.
- ⁵ Ar. Pol. vi 4 1290 b 11 έν ταῖς τιμαῖς ἦσαν οἱ διαφέροντες κατ' εὐγένειαν καὶ πρῶτοι κατασχόντες τὰς ἀποικίας.
- 6 Pol. viii 3 1303 a 27 διό δσοι ήδη συνοίκους έδέξαντο η έποίκους, οί πλείστοι διεστασίασαν.
 - ⁷ Ib. 1. 36.
 - 8 Ib. L 33.
 - 9 Hdt. iv 159 ff.

§ 32. Aristocracy based on Conquest.

A special form of aristocracy, in which also the ruling class owned the best land of the state, was that arising from the conquest of one race by another invading race. Here we have not to deal primarily with the existence of a separate order of nobles; the conquerors as a whole constitute a class superior to the conquered, of whom some are reduced to serfdom, while others occupy a more favourable position. This special division of classes is typical of the aristocracy of conquest. We find this aristocracy, on a more or less uniform plan, not only in the Dorian states of the Peloponnesus, in Crete, and to a certain extent in Thera, but also in Thessaly: while both in Boeotia and Elis the ruling class owed their position to the right of conquest. The rulers owned the best lands and these were cultivated for them by serfs.

These aristocracies may be divided into two classes. In some all members of the conquering race were equally privileged; in others there existed differences of rank within the circle of the conquerors, which gave to some families a superiority over the rest.

Thus in Thessaly the government of the different towns was held by a few noble families, all of them tracing their descent from Heracles, while so far as we can trace their followers had no share whatever in the government³.

- ¹ These class divisions are discussed below § 50.
- ² There seem to have been similar constitutions originally in the Dorian states. The same class divisions can be traced in Argos, Sicyon, Thera, Crete, Epidaurus as in Sparta.
- ³ The noble families, the Aleuadae, Scopadae etc., traced their descent from Heracles. The government is specially described as a δυναστεία (Thuc. iv 78): corresponding to the fourth form of oligarchy,

This special form of the government of birth the Greeks called dynasty. In Boeotia also we may assume that the nobles had complete control of the government, and in process of time the Theban government assumed the character of a dynasty. The same appears to be true of Elis⁵ also and of Epidaurus⁶.

On the other hand in Sparta and Crete, although we can trace distinctions of birth within the circle of the privileged, larger powers seem to have been given to the conquering race as a whole; and the Spartiates were considered, in themselves, to form a demos of equally privileged citizens.

Another common characteristic of aristocracies of conquest was that they usually had a distinctively military organisation. The conquerors had won their position by force of arms; they held sway over a population of subjects, immensely superior in number to themselves, usually disaffected and often breaking into revolt. Such a reladescribed by Aristotle. Ar. Pol. viii 6 1306 a 10 attests the existence of a strong, united but narrow oligarchy in Pharsalus: viii 6 1305 b 28 mentions an oligarchy at Larisa, in which the people elected the modito
pódakes (the chief magistrates) and the constitution was overthrown at some date not specified (viii 6 1306 a 26).

- ⁴ The aristocracy at Thebes was based on the lots of land (see p. 73 n. 3): but the commons do not seem to have been altogether excluded: Hdt. v 79 (of the year 507 B.C.) mentions $d\lambda l\eta$ at Thebes. By the time of the Persian wars the Theban government was a $\delta \nu \nu a \sigma \tau \epsilon la$ (Thuc. iii 62).
 - ⁵ See the description in Ar. Pol. viii 6 1306 a 15.
 - ⁶ See Plut. in § 38 n. 14.
- 7 At Sparta the γέροντες were chosen from οἱ καλοὶ κάγαθοἱ (Ar. Pol. ii 9 1270 b 24): these are assumed to be a class of nobles. This has been disputed; for a discussion of the question see Gilbert, Handbuch i² p. 13 n. 1. At Crete certain γένη were privileged: the κόσμοι were chosen from them (Ar. Pol. ii 10 1272 a 33).

tion could only be maintained by the most unflagging vigilance on the part of the rulers. The whole of the Spartan and Cretan training was a preparation for war; and the lives of the citizens were practically spent in camp. It is not necessary to discuss the familiar details of the Spartan and Cretan systems; it is sufficient to point out that such methods of training and life were essential to a constitution based on similar conditions. This was formally recognised at Sparta, where it was a condition of citizenship that the Spartiate should go through the whole of the trainings: there is no doubt that the same rule held in Crete, and it may also have been enforced elsewhere. These are the states which made 'training' an essential condition of citizenship10. The 'practice' and 'training' of the Spartan system are referred to again and again by Thucydides; their 'native virtue' is praised, and above all their 'changeless ordinances' and their blind submission to the law receive constant mention¹¹.

- 8 Plut. Inst. Lac. 21 των πολιτων δς δν μή ὑπομείνη τὴν των παίδων ἀγωγήν, οὐ μετείχε των τῆς πόλεως δικαίων. Xen. Resp. Lac. 10 7 shows that this constituted the difference between the δμοιοι and the disfranchised (ὑπομείονες).
- ⁹ The Cretan system was as rigid as the Spartan and must have been a necessary condition of citizenship, but I do not know that this is anywhere expressly stated.
- ¹⁰ Ar. Eth. x 9 1180 a 24 ἐν μόνη δὲ τῆ Λακεδαιμονίων πόλει <ῆ> μετ' δλίγων ὁ νομοθέτης ἐπιμέλειαν δοκεῖ πεποιῆσθαι τροφῆς τε καὶ ἐπιτηδευμάτων. There may have been other states which practised this training originally.
- 11 Xen. Resp. Lac. 10 5 ή Σπάρτη μονή δημοσία ἐπιτηδεύουσα τὴν καλοκάγαθίαν. Cf. Ar. Eth. quoted in n. 10; Thuc. i 84 (ὅστις ἐν τοῖς ἀναγκαιοτάτοις παιδεύεται). Thucydides also harps on ἀρετή, πόνος and μελετή (see i 123; ii 39; v 69; vi 11). In Thuc. i 68 the Corinthians talk of the ἀκίνητα νόμιμα of the Spartans: cf. i 77; iii 37 (νόμοι ἀκίνητοι); v 105

§ 33. Aristocracy of the Kingly Family.

I proceed to discuss some other special forms of aristocracy. Of these one of the most frequent is the aristocracy of the royal house. In tracing the extinction of kingship I called attention to one method by which the aristocratic government might be established. might be exercised not by a single king but by the whole of the royal race. This is due to the inherent similarity between aristocracy and the old monarchy. The ruling family might cease to give the supreme authority to a single man and resume the sovereignty themselves. large number of the Ionian colonies of Asia Minor and the islands, the ruling class traced their descent from the kings who were traditionally regarded as the leaders of the first colonists. At Miletus the Neleids formed the ruling dynasty²: at Ephesus, Erythrae and Chios we find mention of Basilidae, who probably claimed descent from kingly families3. At Mitylene the aristocracy of the

(Λακεδαιμόνιοι γὰρ πρὸς σφᾶς αὐτοὺς καὶ τὰ ἐπιχώρια νόμιμα πλεῖστα ἀρετη χρῶνται). Cf. Xen. Resp. Lac. 10 7 τοῖς μὲν γὰρ τὰ νόμιμα ἐκτελοῦσιν ὁμοίως ἄπασι τὴν πόλιν οἰκείαν ἐποίησε. For their 'blind observance of law' cf. Thuc. i 84 (εξβουλοι ἀμαθέστερον τῶν νόμων τῆς ὑπεροψίας παιδευόμενοι); ii 40; iii 37 and Xen. Resp. Lac. 8 1 ὅτι μὲν ἐν Σπάρτη μάλιστα πείθονται ταῖς ἀρχαῖς τε καὶ τοῖς νόμοις ἴσμεν ἄπαντες; cf. Hdt. vii 104.

- ¹ Hdt. i 147. Most of the colonies were said to have been governed by Proclidae or Glaucidae.
- ² Nicol. Dam. F. H. G. iii 388: other authorities are cited in Gilbert, Handbuch ii p. 139 n. 1.
- 3 Strabo xiv 633 mentions βασιλεῖς at Ephesus, who even in his time had the insignia of kings. Suidas s.v. Πυθαγόρας mentions Βασιλίδαι. Ar. Pol. viii 6 1305 b 18 mentions δλιγαρχία βασιλιδῶν at Erythrae. Hdt. viii 132 and an inscription (Bull. Corr. Hell. iii 244 cited by Gilbert) mention βασιλείδης at Chios. From Strabo it appears that at Ephesus the γένος regarded themselves as kings.

Penthilids succeeded the monarchy of the same race. In Thessaly the noble families who held sway claimed to be Heraclids. Thucydides mentions the 'governing race' of the Chaones in Epirus: and the instance of the Medontidae at Athens is familiar. Corinth also was ruled by a similar aristocracy. For two hundred years the clan of the Bacchiadae, claiming descent from Bacchis King of Corinth, numbering over two hundred members, ruled the city, choosing a yearly chief from their own number and excluding all others, both noble and simple, from the government. So close was the clan feeling that they only intermarried within their own order.

In many instances, no doubt, the assertion of royal descent was a fiction. The Greeks had a great talent for the composition of genealogies, and we know how many families claimed descent from gods or heroes. Many of the mythical founders of colonies belonged to the heroic period and doubtless received heroic honours, and the ruling class would naturally be proud to claim descent from them. The Basilidae (with whom we may compare the Archaeanactidae of Panticapaeum⁸) doubtless claimed royal descent, but such a title might naturally arise as a description of nobles, whose ancestors had borne the title of βασιλήες. Even in Thessaly and Corinth it is difficult

⁴ Ar. Pol. viii 10 1311 b 26.

⁵ Pind. Pyth. x 1. There is of course plenty of other evidence.

⁶ Thuc. ii 80 Χάονες άβασίλευτοι, ὧν ἡγοῦντο ἐπ' ἐτησίφ προστασία ἐκ τοῦ ἀρχικοῦ γένους Φώτυος καὶ Νικάνωρ.

⁷ On the Bacchiadae see Paus. ii 4 4; Diod. vii fr. referring to 1104 B.c.; Strabo viii 378; Hdt. v 92.

⁸ Diod. xii 31 οι τοῦ Κιμμερίου Βοσπόρου βασιλεύσαντες, ὀνομασθέντες δὲ 'Αρχαιανακτίδαι κ.τ.λ.

to believe that single clans, restricting marriage within their own circle, could establish a lasting government.

Whatever their origin these aristocracies must have tended to become narrow and 'dynastic' governments'. As long as they maintained their exclusive privileges, their numbers must have declined; and their rulers must have become tyrannical in temper and conduct; such aristocracies were provocative of discord and often led to a violent sedition in which they were overthrown'.

§ 34. Aristocracy of Heads of Families.

The third form of oligarchy¹ defined by Aristotle is that in which son succeeds father². If we take this to imply that only the eldest son succeeds to the political rights of his father, he is describing the 'aristocracy of heads of houses.' Such governments, in which if the father held power, the son was not admitted and of several brothers all but the eldest were excluded, are mentioned by Aristotle as having existed at Massalia, Istros, Heraclea and Cnidus². The constitution in Plato's Laws is based on this principle, for in that there was to

⁹ See below § 35.

¹⁰ In many cases the only mention made of these aristocracies is in connection with their overthrow.

¹ To prevent confusion of phraseology, I may point out that I am using aristocracy in the conventional sense defined in § 6 above. Aristotle here uses oligarchy in its most general sense.

² See above § 29.

³ Ar. Pol. viii 6 1305 b 4 and 12. The gradual reform of these constitutions was in the direction of first admitting the elder brothers, then the younger, so that it assumed the character of an ordinary aristocracy based on hereditary descent.

be a fixed number of citizens and privilege was to depend on the possession of an hereditary lot of land, so that the son could not succeed during the lifetime of his father.

Governments of this nature must have acquired a representative character; for the privileged families, in whose hands the wealth and power of the state rested, would share in the government through their head. They may have existed in many other states besides the ones mentioned above: we lack evidence to prove their existence elsewhere, but I think it is probable that the Opuntian Locrians were ruled under such a system. We hear of a hundred noble houses in Locris and an assembly of a thousand, and it is open to us to suppose that 'the hundred houses' were divided into smaller divisions, and that the heads of each of such divisions constituted the ruling body.

Another characteristic to notice in connection with this type of government is the privilege that is indirectly given to age. If the sons were not admitted to political power, as long as their fathers lived, there must have been a preponderance of men of mature age in the government. This was in accordance with the general principles of oligarchy.

⁴ Polyb. xii 5 7 in talking of the Locrians of Italy mentions τὰς ἐκατὸν οἰκίας τὰς προκριθείσας in the mother city. (Cf. Thuc. i 108.) Polyb. ib. § 6 says that in Locri in Italy descent was traced through women; this was most probably the case in Opus.

⁵ In this respect it formed an aristocracy 'of fixed number,' on which see below § 38.

⁶ See below § 41 n. 25.

§ 35. The 'Dynastic' Government.

The two sorts of aristocracy last described, together with the narrower forms of the aristocracy of conquest, would be included in the definitions ascribed by Aristotle to the two extreme forms of oligarchy, narrow governments in which the sons succeed their fathers: and as it would be natural for such governments to rule more by caprice than by law they would most of them be described as $\delta \nu \nu a \sigma \tau \epsilon \hat{\imath} a \iota^{1}$.

The dynasty as a form of government needs a more precise description. It is the government of a few men, strong in their wealth and connexions, who do not rule In his definition Aristotle implies that such governments are always based upon birth, but despotic governments like those of the Thirty at Athens² or of the decarchies established by Lysander³ would naturally be denoted by this title, and Aristotle himself applies it to constitutions which do not rest on the qualification of Thus he says that such a government results when a number of men obtain an excess of power in the state4, or when large powers are entrusted to military officers, who use them to establish an absolute government in their own interest⁵; he applies the term to the rule of some ambitious men at Thurii who managed to gain control of the state by re-election to the generalship.

¹ Ar. Pol. vi 1293 a 30.

² Ar. Ath. Pol. 36 1 does describe the government of the Thirty as a δυναστεία.

³ Xen. *Hell.* v 4 46 applies the term to the governments established in Boeotia under Lacedaemonian protection.

⁴ Pol. viii 3 1302 b 16.

⁵ Ib. 6 1306 a 24.

⁶ Ib. 7 1307 a 6 ff.

The word, like its cognates, had evil associations. It denoted a narrow, despotic oligarchy of individuals, whose personal ascendency or connexions made them powerful. It was a tyranny of many tyrants, always regarded as closely analogous to real tyranny and naturally classed with it.

The term is applied to the close family governments in Thessaly¹⁰ and to the narrow aristocracy of Thebes in the time of the Persian wars¹¹: at Elis there was a narrow oligarchy and the privilege granted to certain families is described as $\delta \nu \nu a \sigma \tau \epsilon \nu \tau \iota \kappa \acute{\eta}^{12}$. In this connexion it is interesting to remember that many oligarchies were described as 'tyrannies¹³' and that a tyrannical oligarchy

- 7 It is perhaps worth while to point out that the cognate words δύναμις, δυνατὸς and δυνάστης are often used in a quasi-technical sense. I quote one or two examples. δύναμις often exactly corresponds to the Latin potentia, power due to wealth, connections etc., and as such was applied to the leaders in an oligarchy. Cf. Solon fr. 5 οἱ δ' εἶχον δύναμιν κ.τ.λ., Thuc. viii 73 3 where δύναμις is contrasted with πονηρία. Ar. Ath. Pol. 22 3 speaks of οἱ ἐν ταῖς δυνάμεσι. Cf. Eth. viii 10 1161 a 2 οὐ δὴ γίνονται κατ' ἀρετὴν αἱ ἀρχαὶ, ἀλλὰ διὰ πλοῦτον καὶ δύναμιν, καθάπερ ἐν ταῖς δλιγαρχίαις. Similarly οἱ δυνατοὶ often denotes the powerful oligarchs (cf. Thuc. viii 47 2; 48 1; 63 3; 73 2), while δυνάστης implies the additional idea of lawlessness (Pol. ii 10 1272 b 9).
- ⁸ Plato *Politicus* 291 D uses it in a perfectly neutral sense of oligarchy in general.
- ⁹ Thuc. iii 62 ὅπερ δέ ἐστι νόμοις μὲν καὶ τῷ σωφρονεστάτῳ ἐναντιώτατον, ἐγγυτάτω δὲ τυράννου, δυναστεία ὀλίγων ἀνδρῶν. So Aristotle in his definition calls it ἐγγὺς μοναρχίας. Ar. Pol. viii 3 1302 b 17; 6 1306 a 24 couples it with tyranny.
 - 10 Thuc. iv 78.
 - 11 Thuc. iii 62.
 - ¹² Ar. Pol. viii 6 1306 a 15.
- 13 And. i 75 alludes to the Four Hundred as οἱ τύραννοι. Isocr. iv 105 applies τυραννεῖν to the rule of δυναστεῖαι. Xenophon (Hell. ii 4 1) says of the Thirty ὡς ἐξὸν ήδη αὐτοῖς τυραννεῖν. (They are first actually called

was generally regarded as the worst possible kind of government.

§ 36. Oligarchy of Wealth.

Even in the aristocracies of birth the government of the few was generally the government of the wealthy: in the ordinary oligarchy wealth played a still more important part: it was the only requisite qualification, and it formed the 'defining principle' of the constitution'. We have seen the importance of landed property in the early constitutions, and where the possession of land was not restricted to the nobles the early timocratic governments were based on landed property'. In states, where the land was of fairly uniform character, privilege probably depended on the possession of a lot of land of a certain size: Solon's system of taking the yearly return of corn and oil into account was probably more complicated than was generally necessary'. In later times it seems likely

'tyrants' by Diod. xix 32.) Strabo, viii 378, applies the same term to the rule of the Bacchiadae at Corinth. In talking of the factions at Mitylene Strabo, xiv 647, says ἐτυραννήθη ὑπὸ πλειόνων and mentions among the rest the Κλεανακτίδαι. He probably refers not to individual tyrants of this family but to a despotic oligarchy, as he says Pittacus used his power εἰς τὴν τῶν δυναστειῶν καταλύσιν. (See Gilbert, Handbuch ii p. 162 n. 3.) Theopompus quoted by Athen. xii 526 refers to the oligarchy at Colophon as a τυραννίς.

- ¹ Ar. Pol. vi 8 1294 a 11 δλιγαρχίας (δρος) πλοῦτος. See above ch. i § 4.
- ² See above § 30 n. 14: and cf. the description of the constitution of Leucas Ar. *Pol.* ii 7 1266 b 21.
- ³ Ar. Ath. Pol. 74. The elaborate provisions of Solon's constitution were perhaps necessary in Attica, where the quality of the soil varied so much. Even so it is strange that those who owned pasturage instead of corn-fields or olive-yards should not be assessed on the proper value of their property. Cf. Busolt, Staatsaltertümer² p. 146 n. 10. Meyer, Ges-

that in most of the oligarchies proper political privilege depended on the possession of a certain amount of wealth. For oligarchy, as a form of government, was called into being by the rise of industry and commerce, and the diffusion of wealth; and wealth, apart altogether from the method of its acquisition, formed the condition of citizenship. Most of the Greek states, which did not remain petrified in aristocratic forms, developed at some time into oligarchies. Some passed into democracies, but many of them, including several of the most important mercantile states, preserved their oligarchic constitutions. And yet we have no account and no clear idea of the internal organisation of any timocratic government. What amount of property was usually required, when or how it was assessed, whether most states demanded a higher qualification for the magistracies than for ordinary citizenship⁵, these and a hundred other questions must remain unanswered. We can only trace the general principles which characterised their institutions, and now and again find some fragment of evidence, which justifies us in forming conclusions about particular constitutions.

chichte des Alterthums ii pp. 653 ff., argues that the complicated system of assessment ascribed to Solon would not have been introduced at so early a period.

4 Mr Wyse has called my attention to the rarity of evidence for a money qualification in oligarchies and suggests that as landed estate must always have been a favourite investment for capital, a certain qualification in real property may often have been required. I have referred at the end of § 30 to the possible survival of such a qualification, though I do not know of any certain instances. In the general description of oligarchy the wealth is not defined and I discuss in the next few pages what other evidence there is.

⁵ See ch. v. § 41.

⁶ In an inscription from Corcyra C. I. G. 1845 44 ἐλέσθαι δὲ τὰν βουλὰν ...ἄνδρας τρεῖς...τοὺς δυνατωτάτους χρήμασι seems from the connection to denote men having a certain property qualification. The phrase is used in a technical sense elsewhere. Cf. Thuc. viii 65 3; Ar. Ath. Pol. 29 5 (where the actual words of the decree may be quoted): Xen. Hipparch. 1 9 (quoted by Dr Sandys).

⁷ In the Solonian constitution the value of the *produce* was taken into account. The method of assessment at Athens in later times is much disputed, but the constitutions of Antipater and Cassander seem to have been based on capital not income. Cf. Plato's Laws v 744.

- 8 See above ch. i § 4 n. 9.
- ⁹ Cf. the definitions of oligarchy in Bk vi and see also *Pol.* ii 6 1266 a 14; iii 5 1278 a 22; vii 6 1320 b 22.
- 10 The intervals mentioned are one, three, and five years, *Pol.* viii 8 1308 a 39. It would be also possible to revise the list at irregular intervals, on the decision of the government. See Gilbert, *Handbuch* i² p. 412 n. 2.

Moreover it is clear that when Aristotle mentions the political privilege of the rich, he is thinking of those whose property has been ascertained by the census¹¹, and the same will probably be true of other writers. There are not many specific instances of particular constitutions being described as based on assessment¹², and there are very few in which we are told what amount of property was required. Generally speaking we may conclude that the amount of property required in an oligarchy was large¹⁸. The amount varied with the character of the oligarchy¹⁴, but as a matter of experience oligarchies tended to make the qualification high. Where a low money qualification was required the constitution was defined as a 'polity15.' Instances of such governments are those established by Macedonian influence at Athens at the end of the fourth century. Antipater required a census of 2000 drachmae¹⁶; Cassander a census of 1000 drachmae¹⁷.

To take examples of important oligarchies, of whose

¹¹ In Pol. iii 12 1283 a 16 οἱ πλούσιοι is repeated in the phrase τίμημα φέροντες: in vi 13 1297 a 18 οἱ εὔποροι is repeated as οἱ ἔχοντες τίμημα.

¹² Strabo x 447 uses dπὸ τιμημάτων of the constitution of Chalcis, but landed property must have been in question. Aristotle mentions changes in the assessment at Ambracia (Pol. viii 3 1303 a 23) and Thurii (ib. 7 1307 a 28), and one of the qualifications for citizenship at Rhegium was a certain assessment. See below, § 38 n. 7.

¹⁸ See above, p. 14 n. 6.

¹⁴ Cf. the definitions of the different oligarchies in Ar. Pol. vi chs. 5 and 6.

¹⁵ See ch. i § 5.

¹⁶ Diod. xviii 18 προσέταξεν άπο τιμήσεως είναι το πολίτευμα καὶ τούς μέν κεκτημένους πλείω δραχμών δισχιλίων κυρίους είναι τοῦ πολιτεύματος καὶ τῆς χειροτονίας.

¹⁷ Diod. xviii 74 το πολίτευμα διοικεῖσθαι άπο τιμήσεων άχρι μνων δέκα.

constitution little definite information has come down to us, I assume that there was an oligarchy of wealth at Thebes in the fifth century, where, as Aristotle tells us, 'the rich' overcame the democracy¹⁸; and the same is probably true of Megara, Corcyra and Corinth, as well as of Chios and Lesbos, to mention the chief mercantile states that were not under democratic government.

Megara was governed by a democracy from about the middle of the fifth century to 424. An oligarchy was then established, praised by Thucydides for its permanence¹⁹, in which the magistrates were appointed from those oligarchs who had been in exile²⁰.

Corcyra, one of the most important mercantile states of Greece, was said to have been originally colonised by the Bacchiadae, and at first they probably controlled the government. Their power must have been overthrown and interrupted by Periander and was doubtless not restored. We may conclude that an ordinary oligarchy of wealth was established. In 427 the constitution was democraticⁿ, but there are indications which point to the existence of an oligarchy six years before when the alliance with Athens was concluded. It is difficult otherwise to explain the support given by the rulers to the oligarchic exiles of Epidamnus, and their general conduct is consistent with this theory. Thus they seem to have sought

¹⁸ Pol. viii 3 1302 b 28.

¹⁹ Thue. iv 74 ές όλιγαρχίαν τὰ μάλιστα κατέστησαν τὴν πόλιν. καὶ πλεῖστον δὴ χρόνον αθτη ὑπ' ἐλαχίστων γενομένη ἐκ στάσεως μετάστασις ξυνέμεινεν. Plato Crito 53 praises Megara for εὐνομία.

²⁰ Ar. Pol. vi 15 1300 a 17 should probably be referred to this revolution. The arrangement was only temporary.

²¹ Diod. xii 57.

the intervention of the Lacedaemonians and they told the Corinthians that they would have to make allies of 'those they did not wish²²,' a natural expression in the mouth of oligarchs contemplating alliance with Athens. It was natural that the alliance with Athens should strengthen the democrats at Corcyra, and the capture of many of the leading Corcyraeans by the Corinthians probably made the democratic revolution all the easier²³.

But Corinth was the typical and preeminent oligarchy of wealth. From the overthrow of the Cypselids to the third century, with a brief interruption of five years, Corinth maintained her oligarchic constitution, pursuing on the whole a wise and prudent policy, seeking to maintain and extend her commercial relations and by the permanence of her constitution attesting the moderation of her rulers and their freedom from the usual faults of oligarchs. The tyranny of the Cypselids overthrew for ever the 'dynasty' of the Bacchiadae and doubtless served the usual purpose of the tyranny in fostering trade and industry and so promoting the rise of a prosperous middle class²⁴. The tyranny was overthrown by the Corinthians themselves²⁵, and we can scarcely doubt that a moderate oligarchy of wealth was established. Pindar praises Corinth for 'good order, justice and peace, stewards of

²² Thuc. i 28. ²³ Thuc. i 55; iii 70.

²⁴ Cf. Busolt Die Lakedaimonier p. 211.
²⁵ Ib. p. 212.

Busolt (p. 216) says 'whether all the nobles, as Duncker thinks, were qualified to participate in the government or whether the rich citizens, who were not noble, had such a qualification, cannot be established.' He inclines to think that wealth was the only necessary condition. Where the evidence is so scanty, none must be neglected, and if any reliance may be placed on Cic. De Rep. ii 36 Atque etiam Corinthios video publicis equis adsignandis et alendis orborum et viduarum

wealth to men²⁷.' Corinth was the great oligarchy of trade as Athens was the great commercial democracy; and we should doubtless gain a better idea of the principles and method of oligarchic government from a study of the Corinthian constitution than from any other source; but unfortunately materials for such a study are altogether lacking²⁸.

§ 37. Oligarchy of 'The Knights' and of 'The Hoplites.'

Two special forms of timocratic government were 'the constitution of the knights' and 'the constitution of the hoplites.'

The 'constitution of the knights' was doubtless originally aristocratic, as Aristotle says it was the constitution that succeeded kingship¹: but the government may have continued to exist in some states on a timocratic basis. Knighthood seems to have been a qualification at Eretria, Chalcis, Magnesia² and Cyme³.

tributis fuisse quondam diligentes, the arrangements point to a timocratic organisation. Cf. E. Curtius in Hermes x p. 227.

- The description is conventional, as Eiropla, $\Delta l \kappa a$ and $E l \rho \eta \nu a$ mentioned in Pind. Ol. xiii 6 ff. are the three $\Omega \rho a \iota$. We find them similarly enumerated in a fragment of Isyllus, in Stob. i 5 11.
- ²⁸ Certain details of the Corinthian constitution are discussed below. So far inscriptions have given us practically no information.
- 1 Pol. vi 13 1297 b 16 ή πρώτη δὲ πολιτεία ἐν τοῖς "Ελλησιν ἐγένετο μετὰ τὰς βασιλείας ἐκ τῶν πολεμούντων, ἡ μὲν ἐξ ἀρχῆς ἐκ τῶν ἰππέων.
- ² Ar. Pol. ♥№3 1289 b 31 ἐπὶ τῶν ἀρχαίων χρόνων ὅσαις πόλεσιν ἐν τοῖς Ἱπποις ἡ δύναμις ἡν, όλιγαρχίαι παρὰ τούτοις ἦσαν...οἷον Ἐρετριεῖς καὶ Χαλκιδεῖς καὶ Μάγνητες οἱ ἐπὶ Μαιάνδρφ καὶ τῶν ἄλλων πολλοὶ περὶ τὴν ᾿Ασίαν. At Chalcis the rulers were called Ἡπποβόται (Strabo x 447; Plut. Per. 23; Hdt. v 77).
- 3 Cf. Heracl. F. H. G. ii 216 Φείδων...πλείοσι μετέδωκε της πολιτείας, νόμον θείς, ξκαστον έπάναγκες τρέφειν ίππον.

The 'constitution of the hoplites' is more important. Aristotle implies that many early constitutions assumed this form4: the hoplite qualification is the basis of the polity as it is most frequently described by him, and he refers so often to this form of government that it probably had a larger application than we have evidence to prove⁵. I have already discussed certain characteristics of this form of government: it would probably only admit a minority to power, and it seems practically to have been based on a property valuation, as hoplite service was usually obligatory on all who attained a certain census. Actual instances of such a constitution are few. The Draconian constitution gave power 'to all who provided themselves with a suit of arms6': the oligarchy established at Athens in 411 was intended to give power to five thousand, selected from those who were 'best able to serve the state in person and property": the government which succeeded it was that of a fictitious body of five thousand, really composed of all who 'provided themselves with a suit of arms8.' The Malians seem to have had a similar qualification for citizenship?.

Thucydides praises this constitution and it was the ideal of Theramenes (Xen. Hell. ii 3 48) το μέντοι σὺν τοῖς δυναμένοις καὶ μεθ' ἴππων καὶ μετ' ἀσπίδων ὡφελεῖν διὰ τούτων τὴν πολιτείαν πρόσθεν ἄριστον ἡγούμην εἶναι.

⁴ Pol. vi 13 1297 b 22.

⁵ See ch. i § 5 where the information bearing on the polity is collected.

⁶ Ar. Ath. Pol. 4 2.

⁷ Thuc. viii 65 3; Ar. Ath. Pol. 29 5. It was, I think, an oligarchy of limited number, based on a hoplite census. See Appendix C.

⁸ Thuc. viii 97 1 τοῖς πεντακισχιλίοις εψηφίσαντο τὰ πράγματα παραδοῦναι· εἶναι δὲ αὐτῶν ὁπόσοι καὶ ὅπλα παρέχονται. Ar. Ath. Pol. 33 1 calls them οἱ πεντακισχίλιοι οἱ ἐκ τῶν ὅπλων. The number was a fiction.

⁹ Cf. Aristotle quoted in § 41 n. 25.

§ 38. Aristocracies and Oligarchies of Fixed Number.

In some states participation in the active duties of citizenship was not made to depend directly on the attainment of a certain qualification, but was limited to a body of men, fixed in number, who themselves coopted others to vacancies on the roll. This is the second form of oligarchy described by Aristotle¹. There were necessary conditions for the membership of these bodies: and any of the usual oligarchic qualifications might be required. Aristotle in the passage referred to, doubtless having certain instances in his mind, assumes that privilege will depend on a high assessment, but he corrects this by saying that if the choice be made from all the principle is aristocratic; if from any definite class, it is oligarchic2. The earliest form of such a government was that of the Opuntian Locrians, where a body of one thousand held supreme powers. I have already suggested that The Thousand should be connected with the hundred houses, and we may conclude that The Thousand represented the

 $^{^1}$ Pol. vi 4 1292 b 1 δταν ἀπὸ τιμημάτων μακρῶν ὧσιν αὶ ἀρχαὶ καὶ αἰρῶνται αὐτοὶ τοὺς ἐλλείποντας; cf. ib. 14 1298 & 39.

² Ar. l.c. αν μèν οὖν ἐκ πάντων τούτων (this word seems superfluous) τοῦτο ποιῶσι, δοκεῖ τοῦτ' εἶναι μᾶλλον ἀριστοκρατικόν, ἐὰν δὲ ἐκ τινῶν ἀφωρισμένων, ὀλιγαρχικόν. In vii 7 1321 a 30 speaking of Massalia (which had such a constitution) and talking of the admission to citizenship, Aristotle describes them as κρίσιν ποιουμένους τῶν ἀξίων τῶν ἐν τῷ πολιτεύματι καὶ τῶν ἔξωθεν.

^{3 &#}x27;O $\pi\omega\nu\tau$ l $\omega\nu$ $\chi\iota\lambda$ l $\omega\nu$ $\pi\lambda\eta\theta$ a is mentioned in an inscription (Roberts, Epigraphy 231=I. G. A. 321), which is referred to about the middle of the fifth century, but the constitution was aristocratic and archaic; and the institution probably dated from a very early period.

noble families of Opus and that high birth and the possession of land were necessary qualifications for admission to the body.

The number of a thousand formed in early times the limit in many other states. Constitutions of this number can be traced in four of the Western Colonies (and they may have existed in many more, as the constitutions of the Greek cities in Italy and Sicily tended to assimilate); and their origin, I think, should be traced to Opus. Thus Locri Epizephyrii, where we hear of The Thousand and also of the hundred houses, probably derived its institutions from its metropolis, and the assembly of The Thousand may have spread from there to the other states. At Croton we hear of such an assembly 6: at Rhegium, where Charondas drew up the laws not long after Zaleucus had done his work at Locri, there was an assembly of The Thousand, chosen on a property qualification and controlling the whole administration. At Acragas after the overthrow of the tyranny a moderate constitution was established and in connexion with it we hear of 'the gathering of The Thousands.'

⁴ See § 34 above.

⁵ Polyb. xii 16 10. Gilbert, *Handbuch* ii p. 240 n. 2, thinks that the assembly was instituted by Zaleucus and that it was timocratic. It is far more likely that it was derived from the metropolis, and if so it was probably based on birth.

⁶ Iamblich. De Pyth. vit. 35 260. Val. Max. viii 151. Gilbert again assumes that this body was timocratic: Grote, iv 324, says that the Thousand were chosen from the original settlers. I can find no authority for either statement.

⁷ Heracl. F. H. G. ii 219 πολιτείαν δε κατεστήσαντο άριστοκρατικήν χίλιοι γάρ πάντα διοικοῦσιν, αίρετοὶ άπὸ τιμημάτων.

⁸ Diog. L. viii 2 66.

At Colophon⁹ and at Cyme¹⁰ we hear of assemblies of the same number, while at Heraclea (probably the city of that name in the Pontus¹¹), at Syracuse¹² and at Massalia¹³ there were assemblies of six hundred in existence. At Epidaurus a hundred and eighty men formed the whole citizen body¹⁴. At Athens in the revolutionary oligarchy of the Four Hundred a pretence was made of establishing a privileged body of five thousand chosen from those who had the hoplite qualification¹⁵, while the Thirty limited civic rights to three thousand¹⁶.

This method of admitting men to citizenship seems to have commended itself to the Greek mind. Plato makes his constitution in the Laws consist of a 'perfect number' of citizens¹⁷. In some cases, and in constitutions other than oligarchies, a fiction of a fixed number was maintained. Thus at Aetna Hiero was said to have settled ten thousand citizens¹⁸; and at Megalopolis all citizens seem to have been admitted to the assembly of the Ten Thousand¹⁹, while at Athens after the overthrow of the oligarchy of Four Hundred, a constitution of hoplites was

- ⁹ Athen. xii 526 c quotes Theopompus and Xenophanes.
- 10 Heracl. F. H. G. ii 217 Προμηθεύς χιλίοις παρέδωκε την πολιτείαν.
- ¹¹ Ar. Pol. viii 6 1305 b 11.
- 12 Diod. xix 5 (of 336 B.c.).
- 18 Strabo iv 179; cf. Dittenberger, Sylloge 200 42.
- 14 Plut. Q. G. 1 το πολίτευμα ογδοήκοντα και έκατον ήσαν.
- 15 See Appendix C.
- 16 Xen. Hell. ii 3 18: Ar. Ath. Pol. 36 1.
- 17 Laws v 737 E. Plato seems to have had the constitutions of A Thousand in his mind more than once. Cf. Politicus 292 E ἐν χιλιάνδρφ πόλει: Rep. iv 423 A.
 - 18 Diod. xi 49.
- 19 Harp. defines the μυρίοι at Megalopolis as συνέδριον κοινὸν 'Αρκάδων ἀπάντων. Diod. xv 59 thinks a definite number is implied.

established which bore the name of the Five Thousand, although in all probability a larger number were admitted²⁰.

We know little about the method in which the actually privileged citizens were chosen from the qualified body. Aristotle assumes that it will be by cooptation, and the assumption implies that the privilege would be held for life. In other states the privilege may have gone by rotation to all the qualified: or the assemblies may at stated intervals have been dissolved, either wholly or in part, and fresh members appointed. This is implied in Aristotle's account of the government at Massalia. The conditions required must usually have included a property qualification, but at Massalia we hear of different tests being applied.

Something should be said about the place that these bodies took in the constitution. Their political function I discuss below²⁵: for the present I wish to note that they

²⁰ See § 37 n. 8.

²¹ Election seems to be contemplated from the use of the word aiperol which occurs in Ar. and Herael.

²² Such a method was sometimes employed in democracies, Ar. Pol. vii 4 1318 b 23 παρ' ένίοις δήμοις, κᾶν μὴ μετέχωσι τῆς αἰρέσεως τῶν ἀρχῶν ἀλλά τινες αἰρετοὶ κατὰ μέρος ἐκ πάντων κ.τ.λ. This principle was asserted in the projected constitution of the oligarchs in 411. See Appendix C n. 53.

²³ Ar. quoted in n. 2. I assume that Aristotle is referring to the 600 mentioned by Strabo *l.c.* The only discrepancy is that Strabo refers to the 600 (called $\tau \iota \mu o \hat{v} \chi o \iota$) holding office for life, whereas Aristotle's description implies elections at stated periods, with a sort of competition of merit. But the change may have been made after Aristotle's time.

²⁴ Aristotle's account implies that the qualification was not timocratic. Strabo l.c. says τιμοῦχος δ' οὐ γίνεται μὴ τέκνα ἔχων, μηδὲ διὰ τριγονίας ἐκ πολιτῶν γεγονώς.

^{) &}lt;sup>25</sup> See § 47.

were not, so far as we can judge, mere organs of government: they composed the whole body to whom active political duties were allowed in the particular states. They were 'the assemblies' and not 'the councils,' and all outside the prescribed number, whether rich or poor, noble or base born, were equally excluded from privilege.

This is implied in the definition of Aristotle as well as in the particular descriptions. Thus The Thousand are called at Opus $\pi\lambda\eta\theta a$, at Acragas $\delta\theta\rho o\iota\sigma\mu a$; at Rhegium 'they control all things'; at Cyme η $\pi o\lambda\iota\tau\epsilon la$ is entrusted to them. At Heraclea η $\delta\lambda\iota\gamma a\rho\chi la...\epsilon ls$ $\dot{\epsilon}\xi a\kappa o\sigma lovs$ $\ddot{\eta}\lambda\theta\epsilon\nu$. The term $\sigma\nu\nu\dot{\epsilon}\delta\rho\iota\sigma\nu$ which seems to be specially used of these bodies (Iamblichus, Diodorus and Strabo l.c.) is used elsewhere for the assembly of citizens. Diod. xvi. 65 (of Corinth): Harp. s.v. $\mu\nu\rho lo\iota$. Moreover a council of 600 or 1000 members would be out of place in an oligarchy.

CHAPTER V.

ORGANISATION OF OLIGARCHIC GOVERNMENT.

§ 39. General Principles of Oligarchic Government.

THE necessary elements in a government are defined by Aristotle to be the deliberative (a term which would include both council and assembly), the magisterial and the judicial. Modern theory looks more to the functions of government than to those who exercise them, and Bluntschli for example enumerates Legislation, Administration, and Judicial power; he explains 'that Aristotle calls his first element deliberation, not legislation, because legislation proper was not exercised by the popular assemblies until late and only indirectly, while their deliberations were important.' Of course legislation was not so important in the Greek states as it is in the

¹ Pol. vi 14 1297 b 37 τὸ βουλευόμενον περί τῶν κοινῶν, τὸ περί τὰς ἀρχάς. These are μόρια τῶν πολιτειῶν. In vi 4 1291 a Aristotle, in enumerating the eight μόρια of a city, mentions τὸ μετέχον δικαιοσύνης δικαστικής, τὸ βουλευόμενον and τὸ δημιουργικὸν καὶ τὸ περί τὰς ἀρχὰς λειτουργοῦν. In iv 9 1329 a 3 the elements of government are described more vaguely as τὸ βουλευόμενον περί τῶν συμφερόντων καὶ κρῦνον περί τῶν δικαίων (cf. ib. 1328 a 23 and iii 1 1275 b 18). Thuc. vi 39 opposes βουλεῦσαι and κρῦναι.

² Theory of the State (Engl. Trans.), pp. 484—8.

states of modern Europe, but Aristotle expressly includes legislation as one of the functions of the deliberative element. The correction of Aristotle seems to be a mistake arising from a difference in the point of view: for Aristotle, with the concrete method of thought natural to a Greek, looks to the holders of political power and not to the duties performed by them, and in the following description of oligarchic government I shall follow his classification.

It is characteristic of an oligarchy that 'some men should deliberate about all, and from the definition of the deliberative element this principle involves the corollary that some, i.e. a few men, should have supreme power. For 'the deliberative element has authority to decide war and peace, to make and dissolve alliance, to pass laws, to inflict death, exile and confiscation, to elect magistrates and to call them to account5.' A body of men possessing such authority must have been the sovereign power in the state, and I proceed to consider to what element in the oligarchic government sovereignty was most often entrusted. In the aristocracy the chief authority might conceivably be vested in the whole body of the nobles, who would form in this way a small assembly of the privileged, but it was generally wielded by a council of nobles, who might be supposed to represent their order. So in the oligarchy proper 'the deliberative power,' though it might be exercised by a small

³ τὸ βουλευόμενον is both legislative and administrative. Laws and law-making are mentioned three times in *Pol.* vi 14 1298 a.

⁴ Ar. Pol. vi 14 1298 a 34.

⁵ Ib. 1298 a 4.

assembly of citizens, was generally entrusted to the council, the special organ of oligarchic government.

The executive power in the early aristocracies was usually entrusted to a single magistrate, whose powers were as unlimited in scope as those of the king had been. The division of power among a number of special magistrates was only gradually introduced with the growing complexity of political life.

The powers both of council and of magistrates were in the early constitutions undefined and unrestricted. this respect they recalled the king and the senate of the Heroic age; and we have now to trace the development of the third element in the Heroic state, the assembly of the commons. We saw that the commons, though they had no definite authority, were called together in the agora to listen to the king or the nobles, and expressed their approval or dissent in a primitive fashion by shouting. The rise of aristocracy tended further to reduce the slight importance which they had hitherto possessed. The king was by his position raised above the nobles and was thus better able to do justice to all; but the people could expect but small consideration from rulers, whose claim to political sovereignty was based upon social superiority. Hence in many aristocratic states the assembly of the commons had to submit to a still further restriction of its powers, to be maintained on sufferance or to be entirely removed from the constitution8.

⁶ This would be the case in some of the 'oligarchies of fixed number,' for which see § 38. For the special case of the Oligarchy of the Five Thousand at Athens see below, Appendix C.

⁷ See Gilbert, *Handbuch* ii p. 323.

⁸ For the reduction of the power of the assembly, we may compare

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Oligarchies were unlikely to give a share in the constitution to any one outside the circle of the privileged few. It is probable that in most oligarchies there was an assembly of the qualified citizens, and in some, the poorer classes, who were in other respects debarred from exercising powers of government, were admitted to the assembly; but, however constituted, the powers of the assembly were inconsiderable beside those of the council, and the oligarchs carried into effect their theory of specialisation of authority, of efficiency, secrecy and dispatch by delegating the duties of government to small councils or to the magistrates.

§ 40. Powers of Magistrates etc. in Oligarchies.

'A ruler,' Sir James Stephen has said, 'may be regarded as the superior of the subject, as being by the nature of his position presumably wise and good; or he may be regarded as the agent and servant, and the subject as the wise and good master, who is obliged to delegate his power to the so-called ruler, because, being a multitude, he cannot use it himself.' Herein we have the antithesis of oligarchic and democratic sentiment, which may be abundantly confirmed from Greek literature.

the addition to the βήτρα at Sparta, by means of which the ordinary citizens lost the κυρία καὶ κράτος, which they had had before (Plut. Lyc. 6). In the aristocratic state at Athens there is no mention of the assembly: all power seems vested in the magistrates or council, and we know that the Eupatrids used it oppressively. It is obvious that the commons would have no voice in close governments like the δυναστεῖαι.

⁹ See below, § 47.

Thus Plato draws almost the same distinction, when he says that the people in a democracy call their rulers 'magistrates' (ἄρχοντες), while in other states they are called 'masters' $(\delta \epsilon \sigma \pi \acute{o} \tau a \iota)^1$. Demosthenes, whose evidence as that of a democratic advocate must be discounted, says that the subjects in an oligarchy are 'cravens and slaves',' all must be done sharply at the word of command's, and it is a crime to speak evil of the magistrates, however bad they be4. It was characteristic of the oligarchic rulers to allow no criticism, brook no opposition and demand an instant obedience. This is the ground, no doubt, on which oligarchies claimed the character of being well governed and well ordered⁵: I have already called attention to the strict observance of the law that prevailed at Sparta⁶, and, though there may not have been so ready a compliance in most oligarchies, the magistrates were doubtless swift to punish any insubordination or contempt for authority.

This idea of the competence and rights of government

¹ Plato, Rep. v 463 B. Ar. Pol. iii 4 1279 a 33 and b 8 contrasts $d\rho\chi\eta$ δεσποτική with $d\rho\chi\dot{\eta}$ πολιτική.

² xxiv 75. Cf. [Dem.] lx 25, fear is a potent motive.

^{*} xix 185 ἐν ἐκείναις ταῖς πολιτείαις πάντ' ἐξ ἐπιτάγματος ὀξέως γίγνεται. This is contrasted with democracy in which ἔστ' ἐν λόγοις ἡ πολιτεία.

⁴ xxii 32 έν γὰρ ταῖς όλιγαρχίαις οὐδ' ἄν ὦσιν ἔτ' 'Ανδροτίωνός τινες αἴσχιον βεβιωκότες, οὐκ ἔστι λέγειν κακῶς τοὺς ἄρχοντας.

⁵ εὐνομία and εὐταξία were commonly claimed by the oligarchs. It is doubtful whether the philosophers would give them credit for anything else than intense and despotic rule. So Ar. Pol. vi 3 1290 a 27 calls oligarchic governments συντονωτέρας καὶ δεσποτικωτέρας. In iv 4 1326 a 26 he argues that εὐνομία and εὐταξία can scarcely be found in an overpopulous city, although εὐταξία is the salvation of an oligarchy (vii 7 1321 a 3).

⁶ See § 32 n. 10.

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dominated in the oligarchic constitution, and we can best realise it by contrasting it with the democratic theory. In the fully developed democracy the people wanted to exercise their powers directly, they were jealous of all institutions in the state other than the assembly, and both council and magistrates were rendered in every way subordinate agents of the popular power. The duties of government were divided amongst a great number of magistrates whose authority was restricted as far as possible: the lot secured that ordinary men would be chosen (so that it was impossible to leave much to their discretion): their tenure was short, reelection was usually forbidden, offices were intended to rotate and all who exercised the smallest authority did so with a full responsibility to the governing body.

In the oligarchies almost every one of these conditions is reversed. The functions of government were not so thoroughly divided, the magistrates had larger independent powers, they were appointed by and from a small privileged body, the same men might be reelected and they were most often irresponsible. These points must be discussed in detail.

§ 41. Appointment and Qualification of Magistrates.

It was characteristic of oligarchy to limit both office and the right of electing to office to privileged classes.

⁻⁷ On this characteristic of democracy, especially in so far as it is connected with the use of the lot, cf. Mr J. W. Headlam's *Election* by Lot.

¹ In the exceedingly corrupt passage in Ar. Pol. vi 15 1300 b it is clear that τὸ τινὰς (καθιστάναι) ἐκ τινῶν is oligarchic.

The electing body might be the same as the class eligible for office² or the candidates might possess a higher qualification than the electors³. On the other hand in oligarchies in which no assembly existed, or in those in which the powers of the assembly were altogether small and inconsiderable, election was entrusted to the council⁴.

Election by vote was the usual method of appointment⁵. Lot was possible in an oligarchy⁶; it may have been sometimes adopted to check the powers of great families or cliques, but its use was probably rare: for the oligarch did not believe, as the democrat tended to believe, that all men were equally qualified for political duties. The lot was supposed to result in the appoint-

- ² At Sparta the Ephors γίνονται ἐκ τοῦ δήμου παντός (Ar. Pol. ii 9 1270 b 8), the γέροντες from the καλοί κάγαθοί. The κόσμοι at Crete were appointed ἐκ τινῶν γενῶν (ii 10 1272 a 34).
- ³ Cf. Ar. Pol. viii 6 1305 b 30 ἐν ὅσαις ὁλιγαρχίαις οὐχ οδτοι αἰροῦνται τὰς ἀρχὰς ἐξ ὧν οἱ ἄρχοντές εἰσιν, ἀλλ' αἱ μὲν ἀρχαὶ ἐκ τιμημάτων μεγάλων εἰσὶν ἢ ἐταιριῶν, αἰροῦνται δ' οἱ ὁπλῖται ἢ ὁ δῆμος, i.e. the power of election was entrusted to an assembly of hoplites, or presumably of the classes otherwise excluded from the government. Cf. also the passages in n. 2 and vi 15 1300 a 15 quoted in n. 14 below, and 1300 b 4.
- ⁴ The Council of the Areopagus, according to Ar. Ath. Pol. 8 2, originally had power of election, and in the revolutionary governments at Athens the Council of the Four Hundred was to have power to appoint magistrates (ib. 30 2; 31 2), and the Thirty did so (35 1).
- ⁵ Ar. Pol. vi 9 1294 b 8 δοκεί δημοκρατικόν μέν είναι κληρωτάς είναι τάς άρχάς, τὸ δ' αίρετὰς όλιγαρχικόν.
- 6 Ib. vi 15 1300 b ad in. Cf. also Anaximenes Rhetor quoted by Gilbert, Handbuch ii p. 319 n. 1, περί δὲ τὰς όλιγαρχίας τὰς μὲν ἀρχὰς δεῖ τοὺς νόμους ἀπονέμειν ἐξ ἴσου πᾶσι τοῖς τῆς πολιτείας μετέχουσι, τούτων δὲ είναι τὰς μὲν πλείστας κληρωτάς, τὰς δὲ μεγίστας κρυπτῆ ψήφω μεθ' ὅρκων καὶ πλείστης ἀκριβείας διαψηφιστάς. This is rather an ideal scheme than a generalisation of experience.

ment of the 'average' man', and the oligarch did not, any more than the philosopher's, believe in the political capacity of the 'average' man. The method of appointment by acclamation which prevailed at Sparta and possibly at Crete was a 'puerile' method' in the opinion of Aristotle and little better than the lot'. In some cases there was a double process of election', or a combination of lot and election', and more rarely perhaps cooptation's.

- ⁷ Ar. Ath. Pol. 27 5 κληρουμένων ἐπιμελῶς ἀεὶ μᾶλλον τῶν τυχόντων ἢ τῶν ἐπιεικῶν ἀνθρώπων: Xen. Mem. iii 9 10 election by οἱ τυχόντες or the lot are classed together.
- ⁸ Besides the passages in the preceding note, cf. Ar. Pol. ii 8 1269 a 5 (primitive man was like of τυχόντες and of ἀνόητοι); viii 8 1308 a 34 (δ τυχών opposed to δ πολιτικός ἀνήρ): viii 8 1309 a 9.
- ⁹ Plut. Lyc. 26 describes the election of γέροντες at Sparta βοῦ γὰρ ὡς τἄλλα καὶ τοὺς ἀμιλλωμένους ἔκρινον. This is justly described as παιδαριώδης in Ar. Pol. ii 9 1271 a 10, and as the election of the ephors is described in the same terms (ii 9 1270 b 28), we may infer that the same method was adopted.
- 10 Ar. in the passage last quoted says of τυχόντες were appointed ephors. So Plato, Laws iii 692 A, describes the power of the Ephors as έγγὺς τῆς κληρωτῆς δυνάμεως. The Cosmi at Crete are compared to the Ephors in terms which may apply to the method of election: γίνονται γὰρ οἱ τυχόντες (ii 10 1272 a 30).
- In criticising the appointment of magistrates in Plato's Laws Aristotle (Pol. ii 6 1266 a 26) describes it as $\tau \delta$ $\dot{\epsilon} \xi$ alper $\hat{\omega} \nu$ alperous. The appointment of generals and other army officers is conducted in this way (Laws vi 755) but most of the magistrates are appointed by a combination of lot and election. The constitution of the Four Hundred at Athens involved a double election of magistrates (see Appendix C). The Council of 500 under the Thirty was similarly appointed (Ar. Ath. Pol. 35 1).
- 12 The principle is stated to be common to oligarchy and democracy (Ar. Pol. ii 6 1266 a 9). Under the Solonian constitution the magistrates were κληρωτοί ἐκ προκρίτων (Ar. Ath. Pol. 8 1).
 - 13 Ar. Pol. ii 11 1273 a 13 (of Carthage), and it is defined as

Passing to qualification for office, it was natural in oligarchies, in which the citizenship was at all extended, to require special conditions in the candidates for the different magistracies¹⁴. In some aristocracies special families were privileged above the rest¹⁵; and in oligarchies property and age were often made conditions for office. In the constitution attributed to Draco we find a special property qualification: while Solon (whose reforms in many respects were democratic in tendency) introduced an elaborate gradation of privilege¹⁶. We may assume that there were similar provisions in many oligarchies¹⁷.

In some states the same object was attained indirectly by imposing conditions which would make a poor man loath to undertake office, or by debarring a rich man from renouncing an office to which he had been appointed. This principle was applied to every exercise of political activity, and Aristotle describes it as an oligarchic device to impose a fine on the rich for not

oligarchic, $\tau \delta$ $\tau \delta s$ $\pi \epsilon \nu \tau a \rho \chi l a s... \dot{\nu} \phi'$ $a \dot{\nu} \tau \hat{\omega} \nu$ $a l \rho \epsilon \tau \delta s$ $\epsilon l \nu a l$. The process by which the Four Hundred were chosen described in Thuc. viii 67 3 is a sort of cooptation.

- 14 See Ar. quoted in n. 3 and cf. Pol. vi 15 1300 a 15 καθιστασιν... ἐκ τινῶν ἀφωρισμένων, οἶον ἢ τιμήματι ἢ γένει ἤ τινι τοιούτω ἄλλω.
 - 15 See n 2
- 16 Ar. Ath. Pol. 42; 73 (of Solon) έκάστοις ἀνάλογον τῷ μεγέθει τοῦ τιμήματος ἀποδιδοὺς τὴν ἀρχήν.
- 17 Cf. Ar. Pol. vii 6 1320 b 22 in a moderate oligarchy δεί τὰ τιμήματα διαιρείν, τὰ μὲν ἐλάττω τὰ δὲ μείζω ποιοῦντας, ἔλάττω μὲν ἀφ' ὧν τῶν
 ἀναγκαίων μεθέξουσιν ἀρχῶν, μείζω δ' ἀφ' ὧν τῶν κυριωτέρων. Cf. Plato
 Laws v 744 c.
- 18 Cf. Ar. Pol. ii 6 1266 & 9 τὸ δὲ τοῖς μὲν εὐπορωτέροις ἐπάναγκες ἐκκλησιάζειν εἶναι καὶ φέρειν ἄρχοντας ή τι ποιεῖν ἄλλο τῶν πολιτικῶν, τοὺς δ' ἀφεῖσθαι, τοῦτο δ' ὀλιγαρχικόν.

attending the assembly or for not acting as judges¹⁹. Instances in which this principle is enforced are to be found in the constitution attributed to Draco by Aristotle and in the projected oligarchy at Athens²⁰. Pay for public services on the other hand was a democratic institution²¹ and was rarely found in oligarchies²². On the contrary it was oligarchic for the highest offices to involve such a burden of expense that the poor might be unwilling to hold them²³.

It was usual in all states, whether oligarchic or democratic, to set a higher limit of age for the exercise of official power than for the ordinary duties of citizenship; but the principle was carried further in oligarchies than in democracies. 'In an early stage of society age implies rule and rule implies age²⁴'; and in the councils of the oligarchies (which were usually survivals from the aristocratic constitutions) old age was very often a necessary qualification, while in many the senators held office for life²⁵, so that there was bound to be a preponderance of old men.

Specific instances of advanced age as a condition of office are not frequent. The magistrates appointed at

¹⁹ Ar. Pol. vi 13 1297 a 16; cf. Plato Laws vi 764 A.

²⁰ Ar. Ath. Pol. 43; 306.

²¹ Ar. Pol. vi 13 1297 a 36.

²² The constitution of the Four Hundred maintained pay for the archons and $\pi\rho\nu\tau\dot{\alpha}\nu\epsilon\iota s$ (Ar. Ath. Pol. 29 5) but the government was an oligarchy disguised as a democracy.

²³ Ar. Pol. vii 7 1321 a 31.

²⁴ Freeman, Comparative Politics p. 72.

See below, § 44, and cf. the title $\gamma \epsilon \rho o v \sigma l a$ applied to many of the old councils.

²⁶ Except for the constitutions considered in § 34 no certain instance

Athens after the Sicilian expedition to be a check upon the democracy were a board of old men²⁷, and at Chalcis an age of at least fifty was required for the magistrates²⁸.

§ 42. Tenure and Responsibility of Magistrates.

From the general conception of government formed by the oligarchs we should naturally expect them to grant a longer tenure of power to their magistrates than was usual in democracies¹, and to allow them to hold their office more than once. As specific instances we may cite those constitutions in which hereditary kings survived, for these formed 'life magistracies²': and the gradual transition

can be quoted in which a mature age was a necessary condition of citizenship. In Ar. Pol. vi 13 1297 b 14 ἐν Μαλιεῦσι δὲ ἡ μὲν πολιτεία ἦν ἐκ τούτων (τῶν ὡπλιτευκότων), τὰς δ' ἀρχὰς ἡροῦντο ἐκ τῶν στρατευομένων it is doubtful whether οἱ ὑπλιτευκότες denotes those who are already released from service or is meant to include also οἱ ὁπλιτεύοντες. In Plato's Republic (vii 740 A) the guardians were not to be admitted to rule until their fiftieth year, and in Aristotle's ideal state the younger men were to be excluded from deliberative (i.e. political) power (Pol. iv 9 1329 a 13; 14 1332 b 35), and it is probable that some states actually had similar provisions. The constitution of Draco (Ar. Ath. Pol. 4) indirectly made a mature age a qualification for the στρατηγία.

- 27 Thuc. viii 1.
- ²⁸ Heraclides F. H. G. ii 222 νόμος δὲ ἢν Χαλκιδεῦσι μὴ ἄρξαι μηδὲ πρεσβεῦσαι νεώτερον ἐτῶν πεντήκοντα. (I do not know whether πρεσβεῦσαι could mean be a senator, but its ordinary sense does not seem suitable here.) It is difficult to believe that all magistrates (e.g. military officers) had to be over 50.
- ¹ Ar. Pol. ii 11 1273 a 15 a long tenure of office is defined as oligarchic. Cf. also viii 8 1308 a 24.
- ² Ar. Pol. iii 15 1287 a 5 describes kingship as $\sigma\tau\rho\alpha\tau\eta\gamma$ la dlòios. It is possible that the chief magistrates of Opus and of Epidamnus (mentioned in this place) held office for life, but the passage is capable of another interpretation.



from a life tenure to ten years and then to one year can be traced in the case of the supreme magistrates at Athens: but after the completion of constitutional development, even in oligarchies, we know no instances of office conferred for more than a year, except in the case of the council, the members of which often sat for life.

The idea of the responsibility of the magistrates which is characteristic of democracy was never enforced to the same degree in oligarchies. The oligarchic conception of official power required that the magistrate should not be liable to be called to account by the ordinary citizens: the authority of government would have been impaired had the magistrates been brought into collision with any board of revision and audit. At the same time the success of an oligarchy depended so absolutely on the intimate cooperation of magistrates and council, that a magistrate would be extremely unlikely to act against the authority of the council: and the council, composed as it usually was of past magistrates, would, from the age and experience of its members, be able to make its advice equivalent to command and its censure to condemnation. Hence the indefinite powers entrusted to the aristocratic and oligarchic councils often included, no doubt, the power to control the magistrates, to see that they did not transgress the laws and to call them to account in case they offended3.

Sparta, whose constitution differed in most respects from that of other states, left the supervision of all other

³ It is recorded of the council of the Areopagus that they had to keep the magistrates within the written laws (Ar. Ath. Pol. 4 4: in § 2 of this chapter, which contains so many difficulties, εῦθυναι are mentioned without a hint as to how they were conducted). Solon gave the power



magistrates to the Ephors. In states in which stress was laid on the strict observance of the law the nomophylaces may have had the duty of seeing that the magistrates did not transgress the law and so have formed a board of control over them. But in most states the magistrate was left a large amount of freedom. They acted on their own discretion and were not bound by written rules: while oligarchies would be more inclined than democracies to entrust single magistrates or small boards of magistrates with absolute and omnipotent authority. The powers of the Ephors and the Cosmi are well known, and another significant instance is afforded by the oligarchic constitution at Athens in 411. Under the provisional government the ten generals were to have absolute power and only to consult with the council at their discretion.

- ⁴ Pol. ii 9 1271 a 6. From Ar. Rhet. iii 18 1419 b 31 and Plut. Agis 12, Gilbert, Handbuch i² p. 59 n. 1, concludes that the Ephors were responsible and had to render an account to their successors.
 - ⁵ See below, § 43.
- ⁶ Ar. Pol. ii 9 1270 b 29 says that the Ephors at Sparta decided αὐτογνώμονες and not κατά γράμματα καὶ τοὺς νόμους. Cf. ib. 10 1272 a 38.
- ⁷ Cf. Theophr. Charact. 8; the oligarchic man is wont to say, when the appointment of magistrates is discussed, ώς δεῖ αὐτοκράτορας τούτους εໂναι.
 - 8 Ar. Ath. Pol. 31 2.

§ 43. Single Magistrates and Boards of Magistrates.

The oldest type of aristocratic government is that represented by the rule of the Bacchiadae at Corinth, in which the clan of that name formed a council of government, jointly controlling the state and appointing every year one of their number with the position and powers of the former king1. We need not suppose that he was the only magistrate2, but in dignity he was the chief and he doubtless held the chief administrative power. Gradually in most states political functions were divided; military command was separated from civil administration, which was shared by a number of magistrates; but many oligarchies still kept one man at the head of the constitution³ and entrusted him with the chief control of the administration, while democracies tended to divide power, to suspect the holders of it and therefore to create several boards of magistrates. Single magistrates, who are described as supreme in the administration, were appointed at Opus and at Epidamnus, in the different Elean com-

¹ Diod. \forall ii fr. οἱ δὲ...Βακχίδαι...κατέσχον τὴν ἀρχὴν καὶ κοινῆ μὲν προειστήκεσαν τῆς πόλεως ἄπαντες, ἐξ αὐτῶν δὲ ἔνα κατ' ἐνιαυτὸν ἡροῦντο πρύτανιν, δς τὴν τοῦ βασιλέως εἶχε τάξιν.

² Nicol. Dam. F. H. G. iii 392 implies that there was a πολέμαρχος: if so the πρότανις was not commander in chief.

 $^{^3}$ Ar. Pol. viii 1 1301 b 25 δλιγαρχικόν δὲ καὶ ὁ ἄρχων ὁ εἶs (of Epidamnus).

⁴ Ar. Pol. iii 16 1287 a 6 πολλοί ποιοῦσιν ἔνα κύριον τῆς διοικήσεως τοιαύτη γὰρ ἀρχή τις ἔστι καὶ περὶ Ἐπίδαμνον καὶ περὶ Ὁποῦντα. In Locris we may perhaps identify this magistrate with the ἀρχός mentioned in I.G.A. 321 41 (Roberts Epigraphy 231, Hicks Manual 63). From the passage of Aristotle quoted in n. 3 we might conclude that the magistrate at Epidamnus was called ἄρχων. Gilbert, Handbuch ii p. 237 n., suggests that he was called διοικητάς.

munities⁵ and at Locri in Italy⁶. In most Greek states there was one magistrate, who was formally at the head of affairs⁷, but apart from these merely titular chiefs we may distinguish the $\pi\rho\dot{\nu}\tau a\nu\iota_{\varsigma}$ as a magistrate found with especial frequency in oligarchies⁸.

Single magistrates of this sort were entrusted with large powers; but a small board of magistrates, if acting in concord, must have possessed still more authority. The best examples of such boards are furnished by the Ephors at Sparta and the Cosmi at Crete. The Ephors enjoyed a high prestige, and the Cosmi (who are often compared to the Ephors) had also the command in war. Ephors were also to be found in the Dorian colonies of Tarentum, Heraclea in Italy, Thera and Cyrene.

In Western Locris the damiorgi were the chief magis-

- ⁵ Cauer Delectus² 112, Roberts Epigraphy 292 δρ μέγιστον τέλος ξχει is used to describe the different magistrates in the different towns (who probably had different titles).
 - 6 κοσμόπολις Polyb. xii 16.
- Of eponymous magistrates without real power we may cite the ἄρχων in Boeotia, the βασιλεύs in Megara.
- ⁸ Besides Corinth cf. Miletus (πολλῶν γὰρ ἦν καὶ μεγάλων κύριος ὁ πρύτανις Ar. Pol. viii 5 1305 a 16); Tenedos (Pind. Nem. xi 1): Mitylene (Cauer Delectus² 472 20); Croton (Athen. xii 522 A—D).
- 9 Ar. Pol. ii 9 1270 b 7 ή άρχη κυρία μέν αὐτη τῶν μεγίστων αὐτοῖς ἐστίν. He calls it λίαν μεγάλη καὶ ἰσοτύραννος. Cf. Plut. Ages. 4.
 - 10 Ar. Pol. ii 10 1272 a 9.
- ¹¹ Inscriptions prove the existence of ephors at a comparatively late period in Thera and Heraclea; but as all these colonies had direct or indirect connexion with Sparta we may assume that the ephorate was an early institution. For Thera of. Cauer *Delectus*² 148 1: Cyrene Heraclides F. H. G. ii 212; Heraclea Cauer 40 1 (of about 400 B.c.), and as Heraclea was a colony of Tarentum we may assume that this magistracy existed also in the metropolis.

trates¹²: magistrates with this title held the chief executive power in many states¹³. At Athens, in the early constitution the gradual division of the king's powers can be traced, while in the oligarchy of the Four Hundred the chief authority was entrusted to a board of ten, and in 404 B.C. the Thirty seem to have directed the administration themselves.

Massalia shows us an artificial constitution, with a gradual devolution of power. From the assembly of Six Hundred, fifteen men were chosen to administer current affairs; from the fifteen three presidents were elected and from the three one man to have supreme power in the state¹⁴. This system of ensuring that the magistrates should be members of the assembly produced a well-ordered government, which lasted for centuries. A similar attempt to introduce unity into the administration was made by the Four Hundred at Athens; for in the projected constitution all the magistrates were to be chosen out of the council¹⁵.

There were certain magistracies connected with special constitutions. One class of these was entrusted with censorial duties, with the supervision of women and children and the control of the gymnasia: such magistrates Aristotle describes as aristocratic and not oligarchic. In a luxurious oligarchy, he says, a magistracy

¹² Roberts *Epigraphy* 232 and 233 (I. G. A. 322 and 323).

¹⁸ For instances see Gilbert Handbuch ii p. 327.

¹⁴ Strabo iv 179.

¹⁵ Ar. Ath. Pol. 30 2. See Appendix C.

¹⁶ In vii 8 1322 b 37 ίδιαι δὲ ταῖς σχολαστικωτέραις καὶ μᾶλλον εὐημερούσαις πόλεσιν, ἔτι δὲ φροντιζούσαις εὐκοσμίας, γυναικονομία, νομοφυλακία, παιδονομία, γυμνασιαρχία. The states that 'care for good order' naturally maintain the consorship.

of this sort would not be possible¹⁷; but the old-fashioned aristocracies claimed to exercise a rigid control over their members. The Spartan system involved the interference of the state with every detail of private life, although it did not succeed in chastening the women, and their conduct Aristotle regards as one of the great defects of the state¹⁸.

Of political magistrates the probuli are described as oligarchic; the nomophylaces as aristocratic, while both are contrasted with the large council of the democracies. The probuli were most often a division or committee of the council, and this magistracy will therefore be considered in the next section.

The nomophylaces on the other hand, though mentioned in connexion with the council and the probuli, seem to have formed an independent board of magistrates. They were entrusted with discretionary powers to see that the laws were duly observed, and they were thus able to exercise a sort of censorship over the private life of the citizens. We may suppose that their powers were very similar to those of the council of the Areopagus, which is described as being the guardian of the laws. They were especially natural in a state, whose constitution depended on the observance of fixed ordinances; and their duties in this connexion were to take care that the laws were duly obeyed, to see that no proposal in conflict

¹⁷ Ar. Pol. vi 15 1300 a 4.

¹⁸ Ar. *Pol.* ii 9 1269 b. ¹⁹ Ar. *Pol.* vii 8 1323 a b.

²⁰ This is stated of the νομοφύλακες at Athens: see n. 24. In some instances these magistrates may have been able to veto proposals made in the assembly, and thus to exercise a function usually reserved to the council.

with them should be made and to guard the state archives, in order that proper records might be kept²¹.

Such magistrates were appointed in Abdera, Chalcedon, Mylasa, and Corcyra, and with slightly different titles in Andania, Elis and Thespiae²².

To the thesmothetae at Athens at the date of their institution Aristotle assigns duties very similar to those ascribed to the nomophylaces²², and in the reform of the Athenian democracy at the end of the fourth century seven nomophylaces were instituted as a check upon the democracy²⁴. Other magistrates who performed some of the duties usually ascribed to the nomophylaces were the registrars, who had the custody of private contracts and of public documents, but these do not seem to have been a specially oligarchic institution²⁵.

The best general description of their duties is in Xen. Oec. 9 14 ἐδίδασκον δὲ αὐτὴν ὅτι καὶ ἐν ταῖς εὐνομουμέναις πόλεσιν οὐκ ἀρκεῖν δοκεῖ τοῖς πολίταις ἢν νόμους καλοὺς γράψωνται, ἀλλὰ καὶ νομοφύλακας προσαιροῦνται, οἴτινες ἐπισκοποῦντες τὸν μὲν ποιοῦντα τὰ νόμιμα ἐπαινοῦσιν, ἢν δὲ τις παρὰ τοὺς νόμους ποιῆ ζημιοῦσι. Cf. Plato Laws vi 754 D (of the νομοφύλακες in his constitution) πρῶτον μὲν φύλακες ἔστωσαν τῶν νόμων, ἔπειτα τῶν γραμμάτων ὧν αν ἔκαστος ἀπογράψη τοῖς ἄρχουσι τὸ πλῆθος τῆς αὐτῶν οὐσίας. (Their duties in other respects seem more extensive than those of this magistracy in general.) Cf. Cic. de Leg. iii 20 46. See also the description of these magistrates at Athens in n. 24.

²² For these see Gilbert Handbuch ii p. 338 n. 1.

²³ Ar. Ath. Pol. 3 4.

²⁴ Their duties are stated in Lex. Rhetor. Cantab. 674 τὰς δὲ ἀρχὰς ἡνάγκαζον τοῖς νόμοις χρῆσθαι καὶ ἐν τῷ ἐκκλησία καὶ ἐν τῷ βουλῷ μετὰ τῶν προέδρων ἐκάθηντο κωλύοντες τὰ ἀσύμφορα τῷ πόλει πράττειν ἐπτὰ δὲ ἦσαν καὶ κατέστησαν, ὡς Φιλόχορος ὅτε Ἐφιάλτης μόνα κατέλιπε τῷ ἐξ ᾿Αρείου πάγου βουλῷ τὰ περὶ τοῦ σώματος. It has been thought that the last statement is mistaken, as there is no trace of the existence of this magistracy before the reforms of Demetrius.

²⁵ Ar. Pol. vii 8 1321 b 34.

§ 44. Constitution of the Council.

Generally speaking the council formed the most important element in the oligarchical constitution. In the times of the Heroic Monarchy and of the Aristocracy it acted as the representative of the nobles, and in the constitution of the later oligarchies it continued to represent the privileged body. It was the sovereign power in the state as the assembly was in the democracy, and where the one institution was powerful, the other was bound to be subordinate¹. But the oligarchic council differed from the democratic council not only in power and importance, but in size and constitution. The democratic assembly was obliged to delegate some of its powers to a council, but in order to minimise the power of the individual members a large number of citizens was admitted to it, usually appointed by lot, and the large council was regarded as essentially democratic2.

The oligarchic council, on the other hand, was composed of a small number of members, which even in the most populous states rarely exceeded one hundred. At Sparta there were thirty, at Cnidus sixty, at Corinth⁸ eighty, in Elis ninety; and in the Areopagus, which was made up of ex-archons sitting for life, it has been calculated that

¹ Ar. Pol. vi 15 1299 b 38 καταλύεται δὲ καὶ τῆς βουλῆς ἡ δύναμις ἐν ταῖς τοιαύταις δημοκρατίαις ἐν αῖς αὐτὸς συνιὼν ὁ δῆμος χρηματίζει περὶ πάντων. The converse is true of oligarchy. Cf. J. W. Headlam Election by Lot, p. 42 'It would be equally correct if we substituted for the Greek words 'Rule of the Many,' 'Rule of the Few' the expressions 'Rule by the Assembly,' 'Rule by the Council.'

² Ar. Pol. vii 8 1323 a 6.

³ For Corinth see § 46 n. 2.

there would be not more than ninety members at a time. In the few instances in which larger councils occur in oligarchies, we may assume that they practically took the place of the assembly, and that no more numerous body was entrusted with real power. Thus in the oligarchic revolution at Athens in 411, the Five Thousand were practically excluded from the government, while in the projected constitution, the acting council was apparently intended to be formed of one fourth part of the whole body of the citizens. In the later oligarchy the Thirty nominated a council of Five Hundred, but this was the most numerous body in the constitution, and the Thirty themselves probably acted as a council. In the oligarchies of fixed number, in which the Assembly was not so large as to preclude discussion, the council would not be so indispensable, and this may explain why we do not find it so much in evidence in these constitutions.

I proceed to discuss the method of appointing members of the council. In primitive times when government was of the patriarchal type the chiefs were probably convoked by the king to advise him. When sovereignty

- 4 Hermann Lehrbuch der Staatsaltertümer⁶, p. 388 n. 6, where Tittmann is quoted.
- ⁵ In the provisional constitution the Four Hundred acted as the supreme authority. For the projected constitution see Ar. Ath. Pol. 30 3 and Appendix C below.
- ⁶ Ar. Ath. Pol. 35 1. The 'Three Thousand' seem never to have had any power.
- ⁷ Dicaearch. F. H.G. ii 244 mentions τὸ τῶν γερόντων ἀρχεῖον at Croton: at Locri we find the χίλιοι performing functions that usually belonged to an oligarchic council. At Massalia 15 προεστῶτες were chosen from the συνέδριον, who probably formed a sort of council, Strabo v 179.
- 8 There is not, so far as I know, any evidence as to the method by which the council was selected in the heroic constitution.

passed from the king to the chiefs, the council either included all the nobles of a certain age or it was formed from the heads of the clans whose union made the state.

In later times some principle of selection had to be applied. At Sparta¹⁰, in Elis¹¹ and at Cnidus¹² the senators were elected from certain privileged classes or families; in Epidaurus sixty of the hundred and eighty citizens were constituted a council¹³. In Athens¹⁴ and Crete¹⁵ the chief magistrates were admitted to the council after their term of office. We have not sufficient information as to the constitution of the councils in ordinary oligarchies, but we may infer that the highest qualifications required for the magistracies were also exacted in the case of the senators and that the most careful process of election was usually enforced¹⁶. But the senators differed from the

- ⁹ The title of the senators at Epidamnus $\phi \dot{\nu} \lambda a \rho \chi o \iota$ may point to a system in which the $\phi \nu \lambda a \iota$ and their subdivisions were represented: it is possible that the Spartan $\gamma \epsilon \rho o \nu \sigma \iota a$ may have been originally representative of the thirty obes. In many states the numbers of the senators suggest a connexion with the $\phi \nu \lambda a \iota$, and originally the smaller divisions may have been represented.
 - ¹⁰ Ar. Pol. ii 9 1270 b 24.
- ¹¹ Ar. Pol. viii 6 1306 a 18 says the αίρεσις was δυναστευτική (I take this to mean from certain families), and he compares it to the Spartan method.
- 12 Plut. Q.G. 4 πρόκριτοι ἐξ ἀρίστων. It is doubtful whether the καλοί κάγαθοί of Sparta and the ἄριστοι of Cnidus refer to certain privileged families or merely to the claims of wealth and education. For Sparta see § 32 n. 7.
 - 18 Plut. Q.G. 1.
 - 14 Ar. Ath. Pol. 3 6; Plut. Sol. 19.
- 15 Ar. Pol. ii 10 1272 a 34 (αἰροῦνται...τοὺς γέροντας ἐκ τῶν κεκοσμηκότων) and Strabo x 484 both imply some principle of selection applied to the ex-cosmi.
 - 16 From the few instances of which we have definite information it is

magistrates inasmuch as a higher limit of age was usually necessary 17 and in many cases they were appointed for life 18.

The commonest title used to describe the senate in an oligarchy was $\gamma \epsilon \rho o \upsilon \sigma i a$, though $\beta o \upsilon \lambda \dot{\eta}$ was also found; and in constitutions in which the old oligarchic senate was preserved side by side with a democratic council, they were sometimes distinguished by the titles of $\gamma \epsilon \rho o \upsilon \sigma i a$ and $\beta o \upsilon \lambda \dot{\eta}^{19}$. The senators were often called $\gamma \dot{\epsilon} \rho o \upsilon \tau \epsilon \varsigma$, but many other titles were used to describe them in different states, and we hear of the $\zeta a \mu \iota \omega \rho \gamma o i$ in Elis²⁰, the $\tau \iota \mu o \dot{\upsilon} \chi o \iota$ at Teos²¹, the $\dot{a} \rho \tau \upsilon \nu o \iota$ at Epidaurus²², the $\dot{a} \mu \nu \dot{\eta} \mu o \nu \epsilon \varsigma$ at Cnidus²³, the $\dot{\phi} \dot{\upsilon} \lambda a \rho \chi o \iota$ at Epidaurus²⁴.

The oligarchic council was then, as a general rule, composed of a comparatively small number of men, who fulfilled the highest conditions in respect to birth and

clear that the conditions for election to the council were more stringent than for the election of magistrates.

- ¹⁷ At Sparta an age of at least sixty years was required (Plut. Lyc. 26), and the frequent application of the title of $\gamma \epsilon \rho o \nu \tau \epsilon s$ to the senators, of $\gamma \epsilon \rho o \nu \sigma la$ to the senate, points to a high limit of age being necessary elsewhere.
- 18 Examples of life senates are the councils at Sparta, in Crete, Elis, Cnidus (Plut. Q. G. 4) and the council of the Areopagus at Athens.
- ¹⁹ Ephesus, Strabo xiv 640, Dittenberger Sylloge 134. At Crete the senators were called $\gamma \epsilon \rho o \nu \tau \epsilon s$ (they are so described by Aristotle), the senate $\beta \omega \lambda \dot{\alpha}$ (Cauer Delectus² 121°).
- ²⁰ Gilbert, Handbuch ii p. 101, thinks the ζαμωργοί were the senators of the separate states, and that they united to form the ζαμωργία of the united state (mentioned in Cauer Delectus² 257).
 - ²¹ Dittenberger Sylloge 234 13.
 - 22 Plut. Q. G. 1.
 - 23 Plut. Q. G. 4.
 - ²⁴ Ar. Pol. viii 1 1301 b 22.

wealth, who had usually held the most important magistracies, and who, in many cases, were appointed for life.

§ 45. Powers of the Council.

The members of the oligarchic council thus enjoyed the highest political privilege in their states, and the council could not fail to be imbued with an exclusive and aristocratic spirit. Its authority was great. The individual magistrate, holding a temporary office, usually without experience of its duties, was expected to seek and to follow advice from a council, composed of ex-magistrates, irresponsible and deciding on their own discretion, which often formed the only permanent organ of the constitution. Such an institution, whatever the theoretical division of political power may have been, was inevitably obliged to rule the policy of the state: the magistrates acted under its direction and thus became in a sense its responsible ministers.

Its powers could not be defined, for the very reason that they were unlimited¹: there was probably no branch of the administration in which it had not sovereign authority, and even where the assembly possessed any importance, the council decided what business was to be brought before it and so exercised a veto on its proceedings².

¹ This point is brought out by Mr J. W. Headlam in an article on *The Council at Athens* (Classical Review, vi p. 296). 'The natural conclusion is that the Council (of the Areopagus in early times) never had any definite and limited duties. The archons were executive; the council superintended, directed and if necessary punished them.'

² Even in democracies the council was 'probouleutic': and this part

Hence we find the vaguest descriptions of the competence of the senate in oligarchies. The Council of the Areopagus 'administered most of the greatest things' and was 'the guardian of the state'.' At Cnidus the senators were 'guardians and counsellors in the greatest matters'; at Crete the elders were 'irresponsible and absolute' and 'advisers in the greatest matters',' while at Sparta, although the Ephors attained a power that was almost tyrannical, they only held office for a year and the senate was said to 'rule over all things' and to be 'sovereign in affairs of state'.'

These instances are sufficient to show that the competence of the oligarchic council eludes definition. It was the sovereign body, the chief 'deliberative' element', just as the assembly was in the democracy: and the other elements in the state, whether assembly or magistrates, exercised their powers in subordination to the council.

Its judicial duties will be discussed below.

of its duties must have been of more real importance in oligarchies. See below § 46.

- ³ Ar. Ath. Pol. 36; 44.
- 4 Ib. 8 4.
- 5 ἐπίσκοποι...καὶ πρόβουλοι τῶν μεγίστων Plut. Q. G. 4.
- ⁶ Ar. Pol. ii 10 1272 a 36.
- ⁷ Strabo xiv 480.
- 8 Isocr. xii 154; Polyb. vi 45 5 δι' ὧν και μεθ' ὧν πάντα χειρίζεται τὰ κατὰ τὴν πολιτείαν; Dionys. Hal. ii 14 ἡ γερουσία πᾶν είχε τῶν κοινῶν τὸ κράτος. Plut. Ages. 4 represents τὸ κράτος as shared between the senate and the ephors: and in the fourth century the ephors undoubtedly gained authority at the expense of the senate.
- ⁹ Cf. the definition of the deliberative element in Ar. Pol. vi 14 1298 a 4. Some of the powers mentioned there were formally exercised by the assembly in some oligarchies.

§ 46. Subdivisions of the Council.

In discussing the constitution of the oligarchic council I have laid stress on the small number of members which it usually included. But there was usually, also, a much smaller committee, chosen generally from the council, on which considerable power was conferred. This committee was entrusted with the duty of the preliminary consideration of measures before they came before the council or the assembly, the duty of preparing motions and drawing up proposals: and hence they sometimes bore the name of πρόβουλοι¹, a magistracy which Aristotle describes as especially oligarchic. In democracies these duties were generally performed by the council, but even in democracies, the council was often divided into committees in order to transact current business and to control meetings of the council or the assembly. But while in a democracy each committee was appointed for a very brief period and given

¹ It is usually assumed that the πρόβουλοι denote a small board of magistrates, often a subdivision of the βουλή itself. I think the term was applied vaguely to the small oligarchic councils as well. Thus Ar. Pol. vi 14 1298 b 26 describes $\pi \rho \delta \beta c \nu \lambda o \iota$ as an $d \rho \chi \epsilon i o \nu$ in oligarchies entrusted with probouleutic duties, arranging all questions to be submitted to the people (there is no mention of any other kind of $\beta o \nu \lambda \eta$): cf. ib. 15 1299 b 33 all constitutions must have a probouleutic magistracy: if this is small, it is oligarchic, and called πρόβουλοι; if large, democratic and called βουλή: ὁ μὲν γὰρ βουλευτής δημοτικόν, ὁ δὲ πρόβουλος όλιγαρχικόν. (There seems here a contrast of the large consultative body of the democracy with the small one of the oligarchy.) So in vii 8 1322 a 12 the $\pi\rho\delta\beta$ ov λ ou and the β ov λ $\dot{\eta}$ are described as similar institutions in different constitutions. The term is used to describe the council at Cnidus (Plut. Q. G. 4). At the same time in the instances in which we know of the $\pi \rho \delta \beta \sigma \nu \lambda \sigma \iota$ (as at Corinth and Athens) the term describes either a committee of the Boult or a magistracy independent of it.

as little real power as possible, we may assume that the corresponding oligarchic committees were appointed for a considerable period and possessed considerable power, securing the oligarchic ends of secrecy, efficiency and despatch.

At Corinth there was a council of eighty (in all probability) and a committee of eight²: at Chios³ and Massalia⁴ there were bodies of fifteen chosen from the larger councils. At Corcyra⁵ and Eretria⁶ magistrates called $\pi\rho\delta\beta$ ov λ ov are mentioned in inscriptions, though we know nothing of the duties they performed; and committees of the council, with special titles, can be traced in Delphi⁷, Megara, and Chalcedon⁸.

- ² Nicol. Dam. F. H. G. iii 394 (ὁ δημος) παραχρημα κατεστήσατο πολιτείαν τοιάνδε: μίαν μὲν ὀκτάδα προβούλων ἐποίησεν, ἐκ δὲ τῶν λοιπῶν βουλὴν κατέλεξεν ἀνδρῶν θ΄. This is of course impossible. Busolt Die Lakedaimonier reads o' for θ'. He thinks that one φυλή appointed eight πρόβουλοι, and from the other seven φυλαί 70 senators were appointed. This seems extremely unlikely; is it not more probable that the source of the corruption lies in ἀνδρῶν? I suggest ὀκτάδων (perhaps ἀνδρῶν should precede προβούλων above, cf. Ar. Ach. 755 ἄνδρες πρόβουλοι): then we get a council of $(9 \times 8) + 8 = 80$, i.e. 10 councillors chosen from each of eight tribes, and one from each made a πρόβουλος.
- ³ Cauer Delectus² 496 a oi πεντεκαίδεκα seem to have formed a committee of the βουλή.
- 4 At Massalia fifteen were chosen from το συνέδριον of 600 (really an assembly, not a council) πεντεκαίδεκα δ' είσι τοῦ συνεδρίου προεστῶτες, τούτοις δὲ τὰ πρόχειρα διοικεῦν δέδοται Strabo iv 179.
- ⁵ C. I. G. 1845 113. Both πρόβουλοι and πρόδικοι βωλαs are mentioned.
 - ⁶ See Gilbert Handbuch ii p. 67 n. 2.
- ⁷ In Delphi two β ov λ ev τ al and a secretary are frequently mentioned in inscriptions. See Gilbert Handbuch ii p. 38.
- 8 In Megara alσιμνᾶται (Dittenberger Sylloge 218) and in Chalcedon (a Megarian colony) alσυμνῶντες (C. I. G. 3794) occur. In the latter instance it is supposed that they act in the same capacity as the Athe-

§ 47. The Assembly.

In the heroic kingship, although no definite power or privilege was assigned to the assembly of the commons, it was still customary to convoke them to hear the decision of their chiefs, that they might express in primitive fashion their approval or dissent¹. In this function lies the germ of those powers of the people, which were afterwards developed in the sovereign assemblies of the Greek democracy: but in the later aristocracies and in the oligarchies the commons lost for the most part even the small part which they had hitherto enjoyed in the constitution. The supreme council of government was the political creation of the aristocracy, and the powers wielded by it left small place for the assembly. In some oligarchies the commons still retained their right of meeting, and an assembly existed open to those who were otherwise politically disqualified2: but the powers of such an assembly were neither independent nor important; and in most oligarchies and aristocracies the commons had no place or lot whatever; for these constitutions involved the creation of a privileged class to which alone political rights were given, and the distinction of 'those within' and 'those

nian $\pi \rho \nu \tau \acute{a} \nu \epsilon \iota s$. It is therefore assumed that in both states they originally acted as $\pi \rho \acute{o} \beta o \nu \lambda o \iota$.

¹ Cf. Freeman Comparative Politics, p. 206. 'There is no formal reckoning of votes (in the Homeric assembly); but I suspect that any formal reckoning of votes is a refinement belonging to a much later stage of political life. To shout or to clash the arms is the primitive way of declaring assent.'

² For the admission of the $\delta \hat{\eta} \mu os$ (or a class otherwise unprivileged) to the assembly in oligarchies see Aristotle quoted in n. 3 § 41 and n. 5 below).

without the constitution' arose. 'Those within the constitution' formed some sort of assembly, which met when summoned and decided questions submitted to it, but differed as widely as possible from the assembly of a democracy.

In the aristocracies of conquest, the members of the ruling race were alone qualified to take part in the assembly; the subjects were altogether excluded. In the oligarchies of limited number, 'the Six Hundred' or 'the Thousand' were the only privileged citizens. Their number was not too large to preclude discussion, and the assembly performed, therefore, some of the functions usually entrusted to the council: and in this form of constitution the institution was more important than in any other kind of oligarchy. In the dynasty there was probably nothing of the nature of an assembly.

Leaving these special forms of government out of view, we may assume that the ordinary oligarchical constitution did include some sort of assembly. But it was characteristic of the oligarchy to make the council the responsible and efficient element in the constitution and to give but a minimum of power to the assembly. Its action was restricted to such questions as were brought before it by the magistrates or council⁵; the magistrates

³ A δυναστεία όλίγων ἀνδρῶν probably held all power in their own hands. Cf. the account of the rule of the Bacchiadae Diod. vii fr.

⁴ Ar. Pol. iii 1 refers to some states in which there was no regular assembly 1275 b 7 ἐν ἐνίαις γὰρ οὐκ ἔστι δῆμος, οὐδ' ἐκκλησίαν νομίζουσιν ἀλλὰ συγκλήτους. For the σύγκλητος we may cite Acragas and Melite. See Swoboda, Griechische Volksbeschlüsse, p. 307.

⁵ Ar. Pol. vi 14 1298 b 29 it is a good plan in an oligarchy to submit to the people what the $\pi \rho \delta \beta \sigma \nu \lambda \omega$ have decided upon and to limit the issue to the question submitted, $\sigma \delta \tau \omega \gamma \delta \rho \mu \epsilon \theta \epsilon \xi \epsilon \iota \dot{\sigma} \delta \hat{\eta} \mu \sigma \sigma \tau \sigma \hat{\nu} \beta \sigma \nu \lambda \epsilon \dot{\nu} \epsilon \sigma \theta \alpha \iota$

were alone qualified to speak, there was practically no discussion and the assembly had only the power to express approval or dissent; and legally, perhaps, their dissent might be disregarded. The meetings served to make the citizens acquainted with the will and purpose of the rulers; they secured, as far as possible, that the action of the government should not be in conflict with the feelings of the people; the assembly served also the purposes of publicity and registration⁶; it was an office of record for many formal acts which needed witnesses, such as the adoption of sons or the emancipation of slaves'. Lastly the assent of the assembly was especially called for in cases in which the state contracted responsibilities to other states. The decision of war and peace and treaties often took place in the assembly. It was doubtless felt that the honour of the state was more solemnly pledged by the united action of council and assembly. Even in the states in which the power of the assembly was very small, it was generally called upon to participate in the decision of the community⁸. The most important power that the assembly

καὶ λύειν οὐδὲν δυνήσεται τῶν περὶ τὴν πολιτείαν...ἀποψηφιζόμενον μὲν γὰρ κύριον δεῖ ποιεῖν τὸ πλῆθος, καταψηφιζόμενον δὲ μὴ κύριον. This is in a description of a moderate oligarchy in which the lower classes were admitted to the assembly; the ordinary oligarchy probably gave even less power.

- ⁶ This was its function in the heroic age, Grote ii p. 69 'The Agora was a special medium of publicity not including any idea of responsibility.'
- ⁷ For adoption see the Gortyn inscription x 33; for the emancipation of Helots at Sparta, Thuc. v 34.
- ⁸ Hence even in oligarchies the regular form of decree would be $\xi\delta o\xi \epsilon \tau \hat{\eta} \beta o \nu \lambda \hat{\eta} \kappa a \iota \tau \hat{\psi} \delta \dot{\eta} \mu \phi$ (or some equivalent phrase). See Swoboda Griechische Volksbeschlüsse, p. 24, who quotes the usual forms.

exercised was the election of magistrates²: but in some cases they do not seem to have exercised even this power freely¹⁰, and the example of Rome shows us how it was possible for an oligarchic council to interfere with the right of the citizens to appoint their magistrates. In some rare instances the council directly elected the officers of state¹¹.

In all other respects the assembly acted only in subordination to the council, without power of initiative or independence of action. In the rare event of disagreement between different magistrates or between magistrates and senate the assembly might be called upon to decide¹², but usually the policy of the state was already resolved on, when the assembly was invited to assent¹³. It thus served generally to secure a general knowledge and publicity of policy and to register the divers acts of the state. In proportion as the power of the council rose, the importance of the assembly declined¹⁴.

- 9 This Ar. Pol. ii 12 1274 a 15 calls $\tau \eta \nu$ draykalotáthr dóram that can be given to the $\delta \hat{\eta} \mu os$.
- 10 The method of 'double election,' which is described as oligarchic, prevented the people from exercising an absolute choice. It involved the interference of council or magistrates with the choice of the assembly.
 - 11 Cf. Ar. Ath. Pol. 8 2.
- 12 Cf. Thuc. i 87 where the assembly of Sparta decides between the king and the ephors.
- 13 Cf. the gradual decline of the power of the assembly at Venice (*Encycl. Brit.* xxiv p. 142). 'It remained none the less true that the people had been left nothing more than the illusory right of approving by acclamation each new *doge* after his election.'
- There are many passages laying stress on the small powers of the assembly in the oligarchy. Cf. Ar. Pol. ii 10 1272 a 10 (of Crete) $\dot{\epsilon}$ κκλησίας δὲ μετέχουσι πάντες, κυρία δ' οὐδενός ἐστιν ἀλλ' ἢ συνεπιψηφίσαι τὰ δόξαντα τοῖς γέρουσι καὶ τοῖς κόσμοις; Plut. Dion 53 (of Corinth) όλιγαρχι-

We shall gain a better idea of the place that might be occupied by an assembly in an oligarchic government, if we briefly survey the powers of the Apella at Sparta. We must remember, however, that the Spartan government was unlike that of the ordinary oligarchy; for the theory that all Spartiates were equally privileged was maintained, and hence the assembly was entrusted with some considerable powers.

Originally the 'people' at Sparta was to have 'sovereignty and power': in later times the senate and the Ephors had obtained the supreme control of the state. Doubtless this had come to pass, to a great extent imperceptibly and unconsciously, by the natural working of political forces, but history records a formal change in the charter of the Spartan constitution by which the kings and senate were rendered competent to set aside a 'crooked' decision of the people. Plutarch says that the assembly had been affecting the power to amend or to add to the proposals submitted to them and the kings added this clause to prevent them. But whatever the original intention may have been, such a provision could be wrested to deprive the assembly of all authority: the magistrates and council might on occasion feel strong enough to neglect entirely the popular vote15.

In any case the assembly was entirely subordinate to κώτερόν τε πολιτευομένους και μή πολλά τῶν κοινῶν ἐν τῷ δήμῳ πράττοντας; Dionys. Hal. vii 4 (of Cyme) ἦν δ' ἀριστοκρατία...και ὁ δῆμος οὐ πολλῶν τινων κύριος.

15 Plut. Lyc. 6. Grote and Gilbert think that the clause was intended to give the magistrates power to quash any decision of the assembly: others that the assembly was forbidden to vote except directly on the motion submitted. In any case the amendment was intended to check any encroachment of the Apella.

the senate and only possessed the right to listen to the magistrates and senators, without speaking against them ¹⁶, and to express their decision in the primitive fashion by shouts ¹⁷.

The assembly was called upon to decide war and peace, to sanction treaties and other matters of foreign politics; it chose the magistrates and voted on other important subjects submitted to it¹⁸. It also seems to have been the rule at Sparta for ambassadors to be received in the assembly¹⁹.

§ 48. Judicial Affairs.

In the Greek constitutions legislation was a political function that was rarely exercised. The old aristocracies rested on the maintenance of traditional ordinances (sometimes unwritten) which had come down from a remote antiquity. Of the oligarchies and democracies of more recent creation many were the work of law-givers, who had newly ordered the whole of the institutions of the state, and who vainly hoped that their work would possess finality. But in all constitutions

¹⁶ Plut. Lyc. 6 τοῦ δὲ πλήθους άθροισθέντος εἰπεῖν μὲν οὐδενὶ γνώμην τῶν ἄλλων ἐφεῖτο, τὴν δ' ὑπὸ τῶν γερόντων καὶ τῶν βασιλέων προτεθεῖσαν ἐπικρῖναι κύριος ἦν ὁ δῆμος.

¹⁷ Thuc. i 87: Plut. Lyc. 26.

¹⁸ The evidence is collected in Gilbert, Handbuch i² p. 57.

¹⁹ Cf. Thuc. i 67 the conference of allies is held before ξύλλογος δ εἰωθώς: i 90 and vi 88 ambassadors go before the ἐκκλησία. This seems at variance with the usual oligarchic practice. At Melos the oligarchs receive the Athenians ἐν ταῖς ἀρχαῖς καὶ τοῖς δλίγοις (Thuc. v 84); and Cleon accuses the Lacedaemonian ambassadors τῷ μὲν πλήθει οὐδὲν ἐθέλουσιν εἰπεῖν, δλίγοις δὲ ἀνδράσι ξύνεδροι βούλονται γίγνεσθαι (Thuc. iv 22).

and at all times jurisdiction formed a most important branch of political activity.

Oligarchies were, perhaps, even more averse to changes of constitution than democracies; reform was likely to dissolve privilege and the oligarchs made a point of their respect for law and order. Jurisdiction was of course a necessity: legal processes were not so frequent as in a democracy, for the larger powers given to the oligarchic magistrates must often have obviated the necessity for a regular trial: and we may suppose that in many constitutions the magistrate's command had often the effect of a summary jurisdiction in inflicting punishment or redressing a wrong. But the ordinary oligarchies, with all the complexity of affairs arising from industry, commerce and navigation, felt the need of an efficient judicial system, and they probably paid almost as much attention to judicial organisation as the democracies.

No uniformity can be traced in the legal system of the different oligarchic governments. Jurisdiction might be entrusted to a single magistrate or to a board of magistrates; to the council, to special judges or courts, even to large jury courts composed of men, who in all else were excluded from the constitution.

To trace the subject historically; in the Heroic age there do not seem to have been any special judicial magistrates: trials were conducted either by the king or by the chiefs, always in public. The idea of a fixed law, defining in advance right and wrong, and prescribing penalties in case of violation, had not yet arisen. Each case was considered as if it stood entirely by itself: the 'dooms' were supposed to be inspired by the gods', but except for

¹ See Maine, Ancient Law, pp. 4 ff.

a vague respect for custom and precedent, there was no means of testing the equity of the sentence. aristocracies the nobles were 'the depositaries and administrators of law': they alone knew the principles of right and the customary rules of procedure: they monopolised the knowledge of the law. The duty of conducting the trial and pronouncing the sentence, passed either to the magistrate as the inheritor of the king's powers, or to the council as the representative of the chiefs. It was probably at this period that the jurisdiction of the whole privileged body arose: the magistrate whose most essential function was to give commands might enforce them by punishment: but all communities find it necessary to put some limit on the magistrate's power, and a frequent solution, when his authority was questioned, was to grant an appeal to the assembly. This was the origin of the jurisdiction of the assembly at Rome; it was the idea underlying the popular jurisdiction at Athens, and there are instances of a similar procedure in some oligarchies. But the method was not altogether in accord with the oligarchic theory of the specialisation of political duties: it was characteristic of oligarchy that 'some classes should judge all causes,' and it was usual to entrust judicial duties to smaller bodies than the assembly.

² Ib. p. 11.

Instances of trials by the whole governing body of the oligarchy occur at Syracuse (where the $\gamma \epsilon \omega \mu \delta \rho o \iota$ decide a suit, Diod. viii 91): at Locri Epizephyrii (where the Thousand decide an appeal from the magistrate, Polyb. xii 16) and at Massalia (where the Six Hundred act as judges, Lucian Toxar. 24).

⁴ Ar. Pol. vi 16 1301 a 12 τὰ δὲ δεύτερα ὀλιγαρχικά, ὅσα ἐκ τινῶν περὶ πάντων, τὰ δὲ τρίτα ἀριστοκρατικὰ καὶ πολιτικά, ὅσα τὰ μὲν ἐκ πάντων, τὰ δ' ἐκ τινῶν.

Some states left all jurisdiction to the ordinary administrative magistrates and the council. Sparta, true to the traditions of the Heroic constitution, divided it between the kings, the council and the Ephors⁵: as Athens originally between the Archons and the Council of the Areopagus6; for some centuries such a division of judicial authority was normal, and even in later times the survival of the judicial powers of the council can be traced in some states. Few however remained content with the primitive system of earlier times. Customary law almost everywhere gave way to written laws, rules of procedure were published, magistrates were bound by the terms of the statutes and could no longer give inspired 'dooms.' This general development made law and justice scientific, and as a natural consequence special legal magistrates and special courts were instituted. Even in backward and semi-

- ⁵ Generally speaking the senate had criminal jurisdiction: the Ephors most of the civil jurisdiction (cf. Ar. Pol. iii 1 1275 b 9; for other evidence see Gilbert, Handbuch i² pp. 89—90): the kings retaining the judgment of certain cases of family law, etc. (Hdt. vi 57). The system was altogether primitive; it is probable that there was no written law at Sparta; the judgments were $\theta \epsilon \mu \nu \sigma \tau \epsilon s$.
- ⁶ On the independent judicial powers of the Archons see Ar. Ath. Pol. 3 5. The Areopagus had an indefinite competence, and originally perhaps no distinction was drawn between its judicial and its administrative functions, but it is clear that from the earliest times it had an extensive jurisdiction (cf. ib. 3 6; 4 5; 8 4.
- 7 At Thebes we find the $\beta o\nu \lambda \dot{\eta}$ trying a case of murder (Xen. Hell. vii 35—6). This is in the time of the democracy, but the power of the council was doubtless a survival. At Corinth $\beta o\nu \lambda \dot{\eta}$ and $\sigma \nu \nu \dot{\epsilon} \delta \rho \iota \sigma \nu$ take part in the trial of Timoleon (if that is to be regarded as a judicial process) Diod. xvi 65.
- ⁸ It is doubtful whether Sparta ever had any written laws other than the βῆτραι.

barbarous states we find an elaborate judicial organisation: Aristotle in his section on the law-courts always assumes that such institutions will be found in some form in oligarchies and aristocracies, as well as in democracies, and it is quite possible that Sparta was the only Greek state with any pretension to civilisation in which no special dicastic institutions were developed.

We have not sufficient evidence to enable us to trace the difference of procedure in public and private causes: but it is quite probable that private causes were often left to the decision of a single judge or a small court, while public causes, involving injury to the state, came before some body, which represented the community, either the council or the assembly 10. This is one explanation of the survival of the judicial powers of the council in later times. We can also trace the existence of special dicasteries in some oligarchies. Naturally the large popular jury courts were rarely to be found except in democracies: they were opposed to oligarchic ideas of proper government: they gave power to the many rather than to the few: they required popular oratory and appeals to feeling and the employment of irrelevant arguments. Hence it

Par. Pol. vi 14 1298 a 3 τὸ δικάζον is distinguished as a separate element found in all constitutions. Cf. vi 8 1294 a 37, ib. 13 1297 a 21, both of which assume the existence of δικασταί in oligarchies. Cf. the passage quoted in n. 4 above. In the description of the Carthaginian constitution, ii 11 1273 a 19, it is apparently defined as aristocratic, τὸ τὰς δίκας ὑπό τινων ἀρχείων δικάζεσθαι πάσας, καὶ μὴ ἄλλας ὑπ' ἄλλων, καθάπερ ἐν Λακεδαίμονι. This points to the institution of special legal magistrates.

10 Thus the Archons at Athens (to judge by their competence in later times) were concerned with private law: the Council of the Areopagus, like the senate at Sparta, and the Council at Thebes, had public jurisdiction.

was a natural consequence both of oligarchic sentiment and of the system of small courts, that in oligarchies the speakers in trials should be kept to their subject and should not be allowed to work on the emotions of the judges¹¹. One of the earliest acts in both oligarchic revolutions at Athens was the suspension of the popular jury courts¹².

In some oligarchies, however, we find traces of large courts and even of the appointment of jurors from the classes excluded in other respects from all political privilege. Thus at Chios we have evidence of a court of three hundred at a time when the island was probably under a close oligarchy 18, while in other states, of which Heraclea on the Pontus serves as the example, the juries were composed of men who were not on the citizen roll, and this gave the orators an opportunity to make dema-

¹¹ Ar. Rhet. i 1 1354 a 17 τὰ τοιαῦτα πάθη τῆς ψυχῆς οὐ περὶ τοῦ πράγματός ἐστιν ἀλλὰ πρὸς τὸν δικαστήν. ὥστ' εἰ περὶ πάσας ἦν τὰς κρίσεις καθάπερ ἐν ἐνίαις γε νῦν ἐστὶ τῶν πόλεων καὶ μάλιστα ἐν ταῖς εὐνομουμέναις οὐδὲν ἂν εἶχον ὅτι λέγουσιν...οἰ δὲ καὶ κωλύουσιν ἔξω τοῦ πράγματος λέγειν καθάπερ καὶ ἐν 'Αρείω πάγω. Cf. Plut. de virt. mort. 7 τοὺς ῥήτορας ἐν ταῖς ἀριστοκρατίαις οὐκ ἐῶσι παθαίνεσθαι.

¹² In 411 the first step was to give the generals summary jurisdiction with power of life and death (Ar. Ath. Pol. 295). We are not told to whom judicial power was to be entrusted under the oligarchy. It was perhaps included (with $\epsilon \delta \theta \nu \nu a \iota$) in the general administrative powers of the $\beta o \nu \lambda \dot{\eta}$ (ib. 311). The Thirty $\tau \delta$ $\kappa \hat{\nu} \rho o s$ δ $\dot{\eta} \nu$ $\dot{\epsilon} \nu$ $\tau o \hat{\iota} s$ $\delta \iota \kappa a \sigma \tau a \hat{\iota} s$ $\lambda \nu \sigma a \nu$ (ib. 352). Trials were conducted in the $\beta o \nu \lambda \dot{\eta}$ of five hundred with open voting and in the presence of the Thirty, but they put many to death under their own order without trial (Lys. xiii 35).

¹³ Roberts, Epigraphy 149 22. The inscription is referred to the fifth century. The explanation of so large a court under an oligarchy may lie in the alliance with Athens, as $\delta i \kappa a i d\pi \delta \sigma \nu \mu \beta \delta \lambda \omega \nu$ may have required some such institution, which may have been generally used.

gogic appeals, which finally led to the overthrow of the oligarchy¹⁴.

Three important inscriptions, referring to procedure in private causes in different oligarchies, have come down to us. These show that an elaborate organisation of judicial affairs prevailed even in the backward states, while they prove that the excellent judicial institutions which the Greeks developed were not confined to the democracies.

In the Gortyn inscription we gain an insight into the law regulating family relations, inheritance and slavery. In all disputes concerning these matters a single judge decides: and although much of the law is primitive, the system in some ways shows a comparatively high development¹⁵.

The inscription concerning the colony at Naupactus sent out by the Eastern Locrians, at a date usually assigned to about the middle of the fifth century B.C., shows a separation of the duties of the presiding magistrate and the judges: the magistrate receives the charge and grants a trial, the judges decide by ballot¹⁶.

An even more complicated system of jurisdiction is revealed in the semi-barbarous state of the Western Locrians. The fragments of the treaty between Oeanthea and Chaleion provide for suits between members of differ-

¹⁴ Ar. Pol. viii 6 1305 b 34.

¹⁵ On this see Zitelmann, Das Recht von Gortyn, pp. 67 ff. and J. W. Headlam (Journal of Hellenic Studies xiii 1 pp. 48—69).

¹⁶ See Roberts, Epigraphy 231 l. 41 τὰν δίκαν δόμεν Mr Roberts says = grant a hearing. I should compare iudicium dare and translate 'grant a trial' (sc. a court); l. 45 ἐν ὑδρίαν τὰν ψάφιξξιν είμεν. Pindar, Ol. ix 15, praises Opus for εὐνομία and θέμις, and the praise was perhaps not merely conventional.

ent communities and prescribe the conditions for them¹⁷. Herein we have the distinction between local jurisdiction¹⁸ and what we should call to-day 'international' courts. In the latter courts there are different kinds of judges¹⁹, and the presiding magistrates choose jurymen to decide on oath.

These instances, coming not from the highly civilised commercial states of central Greece and the Aegean, but from the backward tribes in the north and from Crete, show us that the oligarchies did not neglect the proper organisation of judicial institutions, and we may reasonably conclude that the great commercial cities such as Aegina and Megara and Corinth developed their legal system to as high a pitch of perfection as the great trading democracies such as Athens²⁰.

§ 49. Tribal Divisions.

Having concluded the discussion of the powers of government I proceed to consider the question of tribal and class divisions in oligarchies. I have discussed in a previous chapter the gradual break-up of the tribal organisation and the substitution of local, political di-

¹⁷ δίκαι ἀπὸ συμβόλων, cf. Roberts, Epigraphy 232 l. 35 δικάζωνται κὰτ τὰς συνβολάς.

^{18. 1. 7} ἐπιδαμία δίκη.

^{19 1. 10} τοὶ ξενοδίκαι (=recuperatores) and ἐπωμόται act in one event; and δαμιοργοί and δρκωμόται in another.

There must have been courts for the settlement of disputes between citizens of these cities and those of other states. This may account for the praise lavished by Pindar on the respect which states like Aegina and Corinth had for law and justice. Cf. Ol. xiii 6; Pyth. viii 1; Ol. viii 21.

visions for the old tribes based on birth and religion, and I have pointed out that it was only where this was brought to pass that any government other than aristocracy was possible. But where aristocracy survived, where birth and privilege remained united, it was necessary to maintain the old divisions of tribe and phratry and house uncorrupted and unassailed. It is strange that there is scarcely any direct evidence for the existence of the Dorian tribes at Sparta¹, but we can scarcely doubt that they existed there, and we hear also of twenty-seven phratries².

The Dorian tribes formed divisions of the population in many other states: in some they lost their exclusive privileges and other tribes of equal right were instituted: in others, perhaps, they lost all political importance, but some few probably still retained the old Dorian traditions³.

Tribal divisions always point to the smaller groups out of which cities are formed, and are usually associated with the territorial influence of certain noble families. The ideal of the noble was that he and his clan should be absolute rulers in however small a domain. Hence some

¹ The most important evidence is in Pind. Pyth. i 62 Παμφύλου καλ μὰν Ἡρακλειδᾶν ἔκγονοι (as a description of the Spartans). It seems most likely that the Dorian tribes arose before the Dorian migration and, as they were found in many Dorian colonies, it is a natural inference that they existed in Sparta.

² Demetrius of Skepsis in Ath. iv 141 E, F.

³ There is a reference to the φυλαί in Epidauros in Isyllus B 6 (in Wilamowitz-Möllendorff, Isyllos p. 9: he identifies them with the Dorian tribes and the Hyrnathii). The Τλλεῖς are mentioned in an inscription from Thera. The Dorian tribes can be traced in Cos (see Gilbert, Handbuch ii p. 174 n. 1); Acragas (Cauer Delectus² 199).

states never advanced beyond the tribal stage of development⁴; in others the tendency to union and centralisation was always resisted. Decentralisation was always a means of establishing the supremacy of noble families and of preventing or dissolving democracy.

Some states though formed by amalgamation still retained local divisions, which hindered the union from being complete, and some districts, though recognising common race and forming loose federal leagues, left the separate towns within their borders absolutely independent. We may regard it as a frequent principle of (aristocratic or) oligarchic policy to break up the larger states into their constituent elements and so to restore the influence of powerful men, while the supporters of democracy saw in the union of smaller communities under one strong government the only device for counteracting this influence and so rendering popular government a possibility. These tendencies might be carried out on a larger plane, and we shall thus understand the constant (although hypocritical⁷) assertion on the part of Sparta of the principle of autonomy⁸, which had so disastrous an

- 4 Thuc. i 5.
- ⁵ Although Sparta became a united state she retained the traces of earlier institutions and the five villages of the Spartan plain were never merged in a city (Thuc. i 10). They formed the basis of a political division into five local tribes. (For the evidence see Gilbert, *Handbuch* i² pp. 44—5. He connects them with the $\dot{\omega}\beta al$.)
- ⁶ This was the case in Thessaly, Ozolian Locris (cf. the treaty between Oeanthea and Chaleion in Roberts *Epigraphy* 232), and for a long time in Boeotia.
- ⁷ If we consider the control exercised by Sparta over the Peloponnesian states and her constant interference in the interest of oligarchy, we realise the hollowness of her pretensions.
 - ⁸ Her pretended desire to restore autonomy was the great pretext with

effect on Greece, her hostility to leagues, whether of kindred peoples or of cities of different race of, and her policy of breaking up cities into the village communities by the combination of which they had been originally created.

The fate of Mantinea affords an illustration of the intimate connexion between oligarchy and decentralisation. A united state under a democratic government¹¹, it was broken into five villages in 385 and an oligarchic constitution introduced¹². In 370 the state was united and democracy restored. Arcadia, as a whole, scarcely passed out of the stage of village communities till the fourth century, and the foundation of Megalopolis was intended to put an end to this disunion and decentralisation¹³. Elis, until a comparatively late period, consisted of a number of small communities governed by aristocracies with an elaborate tribal organisation¹⁴; but on their union in one state democracy was established.

One more illustration of this oligarchic principle is afforded by the history of the Thirty at Athens. They themselves tried to break up the state by dispersing the which she entered on the Peloponnesian war. The principle is stated in the two treaties with Argos (Thuc. v 77 5; 79 1); it was asserted in the peace of Antalcidas and before Leuctra.

- 9 As in Boeotia.
- 10 As in the case of the Athenian and Olynthian confederacies.
- 11 Thuc. v 29.
- 12 Xen. Hell. v 2 7 describes the constitution as ἀριστοκρατία, probably in the sense of ὀλιγαρχία. The long period of democracy must have broken the power of the nobles and he says that οἱ ἔχοντες τὰς οὐσίας held the government.
- 18 For the attempt of Sparta διοικίζειν τούς Μεγαλοπολίτας cf. Dem. xvi 30.

¹⁴ See Cauer Delectus² 253.

population and by preparing Salamis and Eleusis for their own occupation. We learn for the first time from the Aristotelian treatise how directly the Spartans aimed at the dissolution of the Athenian state by making it part of the terms of peace that Eleusis should form an autonomous community, absolutely independent of Athens¹⁵.

§ 50. Class Divisions in Aristocracies and Oligarchies.

In the old aristocracies there was a sharp line separating the privileged and the unprivileged; and the separation was nowhere more marked than in the aristocracies of conquest. Many of these maintained throughout the period of Greek independence the most rigid distinctions of classes, which were in fact fixed almost as definitely as castes. The victors were rulers, the vanquished were subjects. Generally speaking there was a triple division into the ruling race (the members whereof were often themselves divided into nobles and commons¹), a class of serfs and an intermediate class of men free, but in political subjection².

Such class divisions can be traced in almost all the aristocracies of conquest and in several Dorian colonies, in

- 15 Ar. Ath. Pol. 39. The settlers at Eleusis were to be κύριοι καλ αὐτοκράτορες, to be separate contributories to the Spartan Alliance and in every way free from Athenian control.
- ¹ See above § 32. Meyer, Geschichte des Alterthums ii p. 272, raises a doubt about the origin of these classes: 'the ancients sought their origin in conquest: this is not tradition but inference: the Perioeci and Helots are, if not by descent, at least in sentiment no Achaeans but Dorians. The origin of serfdom was probably various and forgotten.' This last statement is no doubt true, but there does not seem sufficient reason for rejecting the general tradition.
 - ² Plato Rep. viii 547 c speaks generally of περιοίκους τε καὶ οἰκέτας.

which, no doubt, the previous population had been reduced.

The serfs were a class of labourers attached to the soil's delivering the greater part of the produce to their masters, yet allowed to acquire private property themselves'. In states in which they were employed bought slaves were scarcely found at all's. There seems to have been no common title to describe them in Greece, but their position in other states seems to have been very similar to that of the Helots in Sparta's. They were generally treated with great harshness by the ruling class

- ³ Cf. Athen. vi 264 A of the Penestae παρέδωκαν ἐαυτοὺς τοῖς Θετταλοῖς δουλεύειν καθ' ὁμολογίας, ἐφ' ῷ οὕτε ἐξάγουσιν αὐτοὺς ἐκ τῆς χώρας οὕτε ἀποκτενοῦσιν αὐτοὶ δὲ τὴν χώραν αὐτοῖς ἐργαζόμενοι τὰς συντάξεις ἀποδώσουσιν. Cf. ib. 263 D of the Mariandyni in the Pontic Heraclea. On the Helots see Strabo viii 365; Plut. Inst. Lac. 41.
- ⁴ Cf. Athen. vi 264 B πολλοί τῶν κυρίων ἐαυτῶν είσιν εὐπορώτεροι. The ἀφαμιῶται of Crete (Fοικέες of Gortyn) might own property. See Zitelmann op. cit. p. 64. For the property of the Helots see Plut. Cleom. 23.
- ⁵ There is scarcely any trace of bought slaves in Spartan ownership, but the Perioeci may have used them in their industries. In Crete χρυσώνητοι are distinguished from serfs in Athen. vi 263 E; they are probably the same as the δοῦλοι of the Gortyn inscription and are contrasted as οἰκέται κατὰ πόλιν with the serfs in the country.
- ⁶ The Helots are generally taken as a type and the other serfs compared to them. Cf. Poll. iii 83. Serfs of this kind can be traced in Thessaly (πενέσται), in most of the Dorian states of the Peloponnesus besides Sparta, Argos (γυμνῆτες), Epidaurus (κονίποδες), Sicyon (κατωνακοφόροι οτ κορυνηφόροι), Corinth (possibly the κυνόφαλοι held this position). The serfs in these states were probably of Greek race. In the Dorian colonies of Heraclea in Trachis (Κυλικρᾶνες), Heraclea in Pontus (Μαριανδυνοί), Byzantium (προύνικοι), in Crete (μνῷται and ἀφαμιῶται), Syracuse (καλλικύριοι) they were probably barbarians. On the attempt to establish serfdom in Athens see above § 25 n. 9. On the subject generally see Gilbert Handbuch ii pp. 292—3, Hermann Lehrbuch der Staatsaltertümer⁶ pp. 126—8.

and were in many cases permanently disaffected and ready to rebel?.

The intermediate class of subjects were often described by Greek writers by the name they bore in Lacedaemon (περίοικοι)⁸. They were not found so universally in the Dorian states as the serfs. Isocrates explains that most of the Dorian invaders allowed part of the conquered peoples to dwell with them, although excluded from power and office, but that the Lacedaemonians deprived them of the best land and scattered them to live in small towns in absolute subjection to themselves⁹. In other Dorian towns part of the conquered population sometimes formed tribes separate from the three Dorian tribes, although they were not at first admitted to citizenship. A class similar to the perioeci can be distinguished in Thessaly and in Argos.

I have assumed above that the perioeci like the Helots

- ⁷ Cf. Ar. Pol. iii 9 1269 a 36 of Helots and Penestae ωσπερ γάρ έφεδρεύοντες τοῖς ἀτυχήμασι διατελοῦσιν.
- 8 Hdt. viii 73 uses the term of the Argive 'Ορνεᾶται; Sosicrates in Athen. vi 263 f says of Κρῆτες καλοῦσι...τοὺς ὑπηκόους περιοίκους. On the other hand the term περίοικοι is not used consistently. Hesychius uses it to define the ἀφαμιῶται and Aristotle (in Pol. ii ch. 10) uses it three times of the Cretan serfs. (I should have pointed out in n. 6 that there are traces of many different terms being applied to the Cretan serfs, ἀφαμιῶται, μνῷται, κλαρῶται, Γοικέες (at Gortyn) and περίοικοι. It seems probable that different titles were used to describe them in different towns of Crete.) Their position in the state made ὑπήκοοι appropriate as a general description of the class. Thucydides constantly applies the term to the subjects of the Thessalians (ii 101; iv 78; cf. Xen. Hell. vi 1 9). Gilbert, Handbuch ii p. 16 n. 1, assumes on insufficient evidence that the subject class in Thessaly bore the title of σύμμαχοι.
- 9 Isocr. xii 177—8. It is not clear whether Isocrates regards the Perioeci as the conquered population: but I assume that he does, as he talks of the 'rightful owners of the land' (before the Dorian invasion).

originally belonged to the race conquered by the Dorian invaders. It is hard to explain the difference in the position of the two classes. Some writers assume a difference of race to account for the original difference of condition, but the balance of probability is on the whole against this assumption, although in the course of time no doubt both Helots and Perioeci included people of more than one race 10.

The theory that the Helots were the serfs of the 'Achaeans' who occupied the Peloponnese before the Dorian invasion and that the Perioeci were the conquered 'Achaeans' lacks evidence. Others assume that while the original Helots were the peoples subdued by the Dorians, the Perioeci were themselves originally Dorian: that in the Dorian invasion the invaders were divided into nobles (who afterwards became Spartiates) and commons who were made Perioeci¹¹. Many of the ancient writers considered the Perioeci to be Dorian; they were included with the Spartiates in the term 'Lacedaemonians,' and no diversity of religion can be established¹². But it is more probable that they were Achaeans; in favour of this assumption is the fact that there were noble families within the ranks both of the Spartiates and the

¹⁰ Many Dorians must have been reduced to the condition of Helots after the conquest of Messenia.

Orote ii p. 371 (who says: 'The Perioekic townships were probably composed either of Dorians entirely or of Dorians incorporated in greater or less proportion with the preexisting inhabitants') refers to Hdt. viii 73 and i 145.

¹² It is not possible to draw any conclusion from religion. Cf. S. Wide Lakonische Kulte p. 387—8 'Dorian and pre-Dorian cults cannot be distinguished. The Dorians probably took over most of their cults from the older inhabitants.'

Perioeci¹³; and above all the way in which the Spartan constitution was regarded. As I have already pointed out, the perioeci were entirely omitted from consideration, the Spartiates were regarded as forming the whole civic community, organised on an equal and democratic basis¹⁴. Such an idea would not have been so persistent had not the Perioeci been regarded as subjects of another race. If we assume that the Spartiates included all the original invaders, we can only suppose that the Perioeci got more favourable terms than the Helots when they submitted¹⁵.

Similarly in Thessaly the Penestae were the inhabitants of the districts occupied by the Thessalian conquerors, while the Perrhaebi, Magnetes and Achaei, who occupied the more distant parts of Thessaly, had been granted better terms and were in a less galling subjection than the Perioeci of Lacedaemon, as they retained their tribe name and still remained members of the Delphian Amphictyony¹⁶.

The existence of separate classes based upon birth usually involves a diversity of occupation and so effects a division of labour. Thus in Lacedaemon agriculture was

¹⁸ The inference is doubtful: on the Spartiates see § 32 n. 7; Xen. Hell. v 3 9 talks of the καλοὶ κάγαθοὶ τῶν περιοίκων.

¹⁴ See above § 3 n. 15 and cf. especially Isocr. xii 178 who talks of the *lσονομία* and δημοκρατία of the Spartiates. Isocrates (xii 255) regards the original Spartan invaders as not being more than two thousand in number.

¹⁵ Mr J. W. Headlam ingeniously suggests that the difference of status arose from the difference of occupation, the Perioeci living in the towns the Helots in the country. The distinction is so early, however, that we have no data to decide whether the difference of status was cause or effect.

¹⁶ See Grote ii p. 279.

given over to the Helots, while commerce and industry were left to the Perioeci. The ruling class practised the arts of war and government. But the aristocracy usually went further than this: they not only felt a contempt for commerce and industry, but they made the practice of either pursuit an absolute disqualification for citizenship¹⁷.

To consider particular instances, at Sparta the banausic arts were entirely forbidden to a citizen¹⁸; at Thebes, Aristotle says, a man must have 'held aloof from the market-place for ten years,' before he was eligible for citizenship¹⁹. At Thespiae even agriculture was considered dishonourable²⁰.

In Thessaly there was a 'freemen's agora' from which the farmer and the tradesman were excludedⁿ, while at Epidamnus, a colony which must have had a most important trade with the barbarians of Western Greece, industry was carried on by state slaves², the citizens were precluded from actually taking part in commerce, and a public magistrate superintended sales to foreigners².

Naturally oligarchies in which privilege was based on wealth and the wealth was mainly derived from commerce could not inflict disabilities on the trader. In this respect

¹⁷ I have discussed the general aspects of this question above in § 12. See n. 3 there.

¹⁸ Aelian V. H. vi 6 βάναυσον δ' εἰδέναι τέχνην ἄνδρα Λακεδαιμόνιον οὐκ ἐξῆν. Plut. Lyc. 4. We may compare, as characteristic of the same intolerant spirit, the exclusion of foreigners (ξενηλασίαι) which prevailed in Sparta and Crete.

¹⁹ Pol. iii 5 1278 a 26: cf. vii 7 1321 a 28.

²⁰ Heracl. Pont. F. H. G.

²¹ Ar. Pol. iv 12 1331 a 32.

²² Ar. Pol. ii 7 1267 b 17.

²³ Plut. Q. G. 29.

they differed radically from the aristocracies, but they inherited from them the contempt for the classes excluded from the government, and Corinth was distinguished for despising handicrafts less than any other state²⁴.

§ 51. Summary.

I have brought to a close my study of the political organisation of aristocracies and oligarchies. In both constitutions we may notice the action of the same principles: both believed in the unwisdom of the multitude, in the justice and necessity of limiting privilege to a few, and in letting these rule the rest of the population, as subjects excluded from citizen rights. Both had the same scheme of government, in which the mean was struck between the single dominion of a tyrant and the sovereignty of a large assembly, by the creation of a council, in which a few able men, acting in concert, were to direct the policy of the state. In both the magistrates had considerable independent authority; the theory of specialisation of functions was realised and the rulers were left free of control and generally irresponsible. Throughout the constitution the theory of 'some men' being qualified and 'most men' unqualified was carried out; and lawcourts and assemblies were both filled by members of the privileged minority.

But the points of difference between the aristocracies of birth and the oligarchies of wealth were almost as great

²⁴ Hdt. ii 167 (after discussing the general attitude of the Greeks) ηκιστα δὲ Κορίνθιοι δνονται τοὺς χειροτέχνας.

as the points of similarity. The end of the aristocrat was success in war: the end of the oligarch wealth: the former (at least in Crete and Sparta) passed his life in military training and martial exercises, the latter in commerce and industry, pursuits which were either forbidden or put under a grave social stigma in aristocracies. The common system of Sparta and Crete led to a uniformity of life, and demanded an ascetic abstinence; the rich oligarchies were noted for their luxury and extravagance. The aristocracies rested on the maintenance of fixed ordinances and customs: they were conservative, slow to move and cautious. The oligarchies were keen and enterprising, anxious never to be displaced in the struggle for wealth and honour.

The aristocracies of birth were found in states in a backward stage of civilisation. Setting aside Crete and Sparta, aristocratic constitutions survived mainly in the semi-barbarous states of northern Greece. been affected by the general advance of civilisation, their constitutions must have submitted to the inevitable progress, which elsewhere produced oligarchy or democracy. Even Sparta cannot be regarded as an altogether civilised state: in many respects the Spartiates resemble rather a host of savage warriors than the citizens of a Greek city. The Spartan system is an instance of the truth, that social uniformity, especially when combined with a narrow military ideal, must be purchased at a ruinous cost. It requires a good deal of imagination to conceive what the ordinary Spartiate was like, but Plutarch's statement that 'he wore one shirt all the year round, was filthy of body and for the most part abstained

from washing,' is a strong corrective to the unmeasured panegyrics pronounced upon the race.

From his earliest years the individual at Sparta was sacrificed entirely to the state. An education, which stunted all his faculties, prepared him for the practice of war; and as a consequence Sparta produced scarce ten men who were eminent in aught else than the art of war. 'The whole scheme of their laws,' says Aristotle, 'is directed only to a part of virtue, to martial valour. So while they warred they were saved, but were ruined when they ruled, for they knew not how to be at leisure and had never practised any art more sovereign than the art of war.' No part of Aristotle's indictment is truer or more damning than that 'they knew not how to be at leisure.' All that constitutes the glory of the Greeks is entirely lacking in the Spartan: there is not a trace of Spartan literature and to have practised the fine arts would have disfranchised a citizen.

Lastly, they failed even in following their own ideal. Empire was the end of their national life: empire they attained by false professions of bringing liberty to the oppressed, and by a sacrifice of Greek interests to the barbarian. Empire they maintained by means of a crushing tyranny and a violation of justice; and empire they lost, as soon as another race rose to military preeminence. Lastly the very system on which the Spartan fortunes rested became itself corrupt and effete: it was intended to abolish private wealth and to make the citizens superior to money: it succeeded eventually in impoverishing the state, making the citizens greedy of lucre and finally in disfranchising all but a hundred, in whose hands wealth was concentrated.

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At their best the Spartans were harsh soldiers; ruling so oppressively over their subjects, that they were always fiercely hated: in their private life not touched by the influences of Hellenic culture, living in a barrack with the ideals of a barrack: politically well disciplined and obedient, cautious, stupid and conservative.

The oligarchy of wealth differed from the aristocracy of the Spartan type alike in its virtues and its vices. Its character was more normal: it was Hellenic and not barbarous: its interests were diverse: literature and art were practised and formed no disqualification for citizenship.

In itself the oligarchic ideal of government was good: the intimate combination of a small council with the magistrates, acting in harmony themselves and commanding the willing allegiance of their subjects, forms one of the strongest and most efficient constitutions that can be imagined. Such was the cause of Rome's greatness, such the foundation of the glory of Venice. But the government of an oligarchy, to be successful, must rest on the contented obedience of the excluded classes; and the narrower the basis of the government, the more important this condition becomes.

The Greek oligarchies, to judge by the sentiment of Greek literature about them, rarely came near this ideal. Moderate oligarchies tended to become extreme, and in the fourth century, at least, every piece of evidence points to the ordinary oligarchies being narrow and oppressive. They were class governments and class governments of a particularly odious type. Governments of birth, though they may often prove vicious and tyrannical, are as often controlled by a sense of honour and by traditions of virtue. But a class government founded on wealth, in which

wealth is the aim of the citizen and the standard of privilege, tends to become a government of brute force, treating its subjects with harsh injustice, exploiting the many at the expense of the few, making every possible abuse of absolute power.

Democracy at its worst is an evil tyranny: but keenly as the Greek writers (most of whom wrote in Athens with all the faults of the degenerate Athenian demos before their eyes) realised the evil character of democracy they have worse terms of condemnation for oligarchy. 'Men,' says Aristotle, 'who have excess of power and wealth and friends neither wish nor know how to be ruled.' 'A few men rule and base men in place of the best, for democracy is least base of governments.' Corruption, treachery and aggrandisement are the three characteristic vices of the oligarch: and in the awful war of factions, in which Greek states were at all times engaged, the historians have no hesitation in putting the blame on the oligarchs. An oligarchy is a city of slaves and tyrants, says Aristotle: oligarchy makes one city into two cities, always at war with one another, says Plato: and the oligarchic oath, 'I will be ill-minded to the demos and contrive what ill I can,' was a declaration of relentless war, waged by every means, in which peace and armistice were impossible. Στάσις was the bane of the city state of Greece, it was the overthrow of the social contract; and there is no doubt that if we strive to apportion the blame, the greater share must be assigned to the selfish greed for power and the sacrifice of state interests to private aggrandisement which characterised the oligarch.

APPENDIX C.

The oligarchic revolution at Athens: the provisional and the projected constitution¹.

For the study of the theory and practice of oligarchic government we have no material more interesting or important than the accounts of the brief rule of the Four Hundred at Athens and of the permanent constitution which they projected. Our knowledge of the revolution and of the revolutionary government is based almost entirely on Thucydides and Aristotle²: these authors are not always in agreement, and while Thucydides, as a contemporary, is more likely to have had a better knowledge of the inner workings of the conspiracy and of such matters as depended on hearsay, Aristotle, who used later historians in addition to Thucydides, probably availed

The length of the following appendix is due in part to the importance of the subject and in part to its uncertainty. The new information given us by Aristotle is not yet incorporated in the text-books, and I have therefore made a careful study of the account given by him and compared it throughout with Thucydides. I have derived much help from Professor von Wilamowitz-Möllendorff's Aristoteles und Athen ii ch. 4, especially from his discussion of the projected constitution.

² The light thrown by Lysias xx is discussed in the course of the Appendix. Citations of Thucydides are from Book viii and those of Aristotle from the Constitution of the Athenians.

himself of documentary evidence, and is more precise in quoting the terms of laws and decrees. In some cases the two authorities supplement one another, but it must be admitted that their differences cannot always be reconciled. This is the less to be wondered at, if we consider the circumstances of the revolution, the brief duration of the government and the partial fulfilment of the proposals made. These facts will serve to explain also the uncertainty concerning the body of the Five Thousand, which played so large a part in the professions of the oligarchs and yet was never constituted. Aristotle, moreover, gives us, what is entirely passed over by Thucydides, a sketch of the projected constitution which did not come into existence. As an illustration of oligarchic theory this scheme is of more importance than the provisional government of the Four Hundred, which, after all, was little better than an organised reign of terror.

It would be beside my purpose to study the motives which induced the Athenians to accept the change of constitution. In one aspect, however, the professions of the oligarchs are important. The revolution was carried out in form of law; it established a close oligarchy under the disguise of a moderate democracy⁴, it was professedly based on the hoplite census (the ideal of many political thinkers⁵), and it assumed the pretence of a return to the 'ancestral' constitution⁶. In the distress of their

⁸ On Aristotle's materials see Gilbert, *Handbuch* i² p. xxxi.

⁴ See the discussion concerning the Five Thousand below and cf. Ar. 29 3.

⁵ See above, § 37 n. 8.

⁶ See above, § 20 nn. 12, 13. It is worth noting that the democrats at Samos claimed that they were really maintaining the πάτριοι νόμοι

fortunes and the disappointment of their hopes the Athenians might look back with sentimental longing to the days of Solon and Cleisthenes, and envy the old balanced constitutions which existed in their time or before them. The pretence, hollow as it was, was aided by the profession that the constitution was to be only a temporary expedient until the end of the war, when presumably the old democracy was to be restored.

The machinery by which the change of government was effected may be briefly considered. Down to the end of the sixth century the work of reform was usually entrusted to a single lawgiver: in the fourth century the normal process of legislation required the assent of the assembly, the council and a large court of Nomothetae; there is no evidence that this practice prevailed in the fifth century, and so far as we can trace, in the period of the Peloponnesian war, at least, important reforms were carried out by legislative commissions. In 411 (Thuc. 76 6) against the oligarchs. The same pretence was made on the institution of the Thirty Tyrants. (Xen. Hell. ii 3 2; Ar. 34 3.)

⁷ For Solon and Cleisthenes see Ar. 29 3. The limitation of the franchise went further than Solon, and in this as in other respects the oligarchic constitution has many resemblances to that ascribed to Draco in ch. 4 of Aristotle.

- ⁸ Ar. 29 5 $\xi \omega s$ $\tilde{a}\nu$ $\delta \pi \delta \lambda \epsilon \mu o s$ \tilde{y} . The same idea is vaguely suggested by Thuc. 53 3 'Athens has her life at stake, the constitution can be changed afterwards.'
- ⁹ See Gilbert, Handbuch i² p. 336 n. It is a possible inference from Lysias xxx 28 (οι μὲν πρόγονοι νομοθέτας ήροῦντο Σόλωνα και Θεμιστοκλέα και Περικλέα) that the procedure of the sixth century was employed also in the fifth, and that individuals like Themistocles and Pericles were entrusted with powers of revision.
- 10 The procedure in 411 B.C. is discussed in the text. On the over-throw of the Four Hundred νομοθέται were appointed (Thuc. 97 1). There is no reason for identifying them with the heliastic commission

the formal initiative for the revolution was entrusted to a committee of thirty¹¹; and after the preliminary measures proposed by them had been carried a hundred men were chosen to revise the constitution¹². The first proposal of the Thirty Commissioners ensured immunity to any one proposing any change in the constitution¹³. This required probably the suspension not merely of the $\gamma\rho a\phi\dot{\gamma}$ mapa- $\nu\dot{\alpha}\mu\omega\nu$, the great safeguard against revolution, but of all the special laws and processes designed to protect the democracy¹⁴. Thucydides, whose account is somewhat vague, implies that their proposals went no further¹⁵, but we may accept Aristotle's account that they formally published the two great principles, which had already been

of the fourth century, and from Lysias we should conclude that they formed a special legislative commission. (Lys. xxx 2 Nicomachus was chosen as τῶν νόμων ἀναγραφεύς and held office for six years. He is referred to as νομοθέτης. Cf. also And. i 96 where ξυνέγραψεν is used, probably of a member of such a commission.) The Thirty Tyrants were appointed as a legislative committee (Xen. Hell. ii 3 2 τριάκοντα ἄνδρας ἐλέσθαι, οι τοὺς πατρίους νόμους ξυγγράψωσι). After the overthrow of the oligarchy in 403 And. i 82 refers to the appointment of five hundred νομοθέται. These, however, seem to have been special commissioners, for Lysias xxx 4, 5 shows that the revision of the different laws was divided between them, and he charges Nicomachus with spending four years over his share of the work.

¹¹ Ar. 29 2 corrects Thucydides 67 1, who mentions only ten $\xi \nu \gamma \gamma \rho a \phi \epsilon \hat{\imath}$ s, saying that twenty $\xi \nu \gamma \gamma \rho a \phi \epsilon \hat{\imath}$ s were added to the ten $\pi \rho \delta \beta \sigma \nu \lambda \sigma$. He is confirmed by other authorities (quoted in Dr Sandys' n.).

¹² Ar. 30 1.

¹⁸ Thuc. 67 2; Ar. 29 4.

¹⁴ The process of $\epsilon l\sigma a\gamma\gamma\epsilon\lambda la$ (Ar. 29 4) was especially adapted to meet attempts against the democracy. If, as has been suggested, the law of Demophantus passed in 410 (And. i 95) was based on a law of Solon, the necessity of a special $\delta\delta\epsilon\iota a$ in 411 is explained.

¹⁵ Thuc. 67 2 έσήνεγκαν οἱ ξυγγραφης άλλο μὲν οὐδὲν κ.τ.λ.

mooted, the abolition of pay for political services and the limitation of the franchise. These two principles carried with them the overthrow of the democratic constitution. The Thirty then proposed the election of a board of one hundred to draw up a register of the Five Thousand and to draught the new constitution. This board was responsible for both the provisional and the projected constitution. And the work of the Thirty Commissioners was limited to the enunciation of general principles.

For this account of their proceedings we are indebted to Aristotle: Thucydides, on whose divergence from it I have commented above, here contributes some new matter. The changes attributed by Aristotle to the initiative of the Thirty Commissioners he describes vaguely as 'openly proposed,' and he adds to these the appointment of five proedri, who were to choose a hundred, each of whom again was to coopt three others, and the council of the Four Hundred constituted in this manner was to be entrusted with absolute authority 19. The appointment and

 $^{^{16}}$ Ar. 29 5 την πολιτείαν διέταξαν; 30 1 οι μέν αιρεθέντες ταῦτα συνέ-γραψαν.

¹⁷ Aristotle does not positively identify the hundred appointed to draw up the list of citizens (29 5) with the hundred legislators (30 1). But I think it is probable that there was only one body of a hundred. of $\frac{\partial k}{\partial t}$ divides without any other description are referred to several times, and in 30 3, 31 3 the legislators are entrusted with the duty of dividing the citizens into 'lots,' a duty that would naturally fall to the $\frac{\partial k}{\partial t}$. Against the identification may be urged that Aristotle refers to the $\frac{\partial k}{\partial t}$ being elected by the $\frac{\partial k}{\partial t}$, the legislators by the Five Thousand: but the passages may be reconciled, if we suppose that the Five Thousand voted by tribes. Lysias xx does not help us. The point is obscure and not important.

¹⁸ Ar. 30 1; 31 1.

¹⁹ Thuc. 67 3.

powers of the Four Hundred must be reserved for later consideration: for the present we must consider whether the hundred mentioned by Thucydides are to be identified with the board of legislators mentioned by Aristotle. favour of the identification we may urge the order of the narrative: after describing the preliminary proposals of the Commissioners both authors tell us of the general principles on which the government was to be based, both then refer to the appointment of a hundred men. They are in conflict, however, as to the method of their appointment and the purpose for which they were appointed. The first discrepancy I discuss below: with regard to the second Thucydides describes the hundred as forming a fourth part of the council of government, Aristotle assigns to the hundred legislators certain specific duties and implies that part at least of their work was carried into effect before the Four Hundred were constituted. If we can reconcile the divergent statements about the mode of their election, there is nothing which precludes us from supposing that the Hundred Commissioners of Aristotle were afterwards incorporated in the council of the Four Hundred. There is every ground of probability for supposing that the promoters of the revolution would be anxious to pack both the legislative commission and the ruling council with their own friends and supporters21.

²⁰ If Aristotle's account of the establishment be accepted it would seem that Thucydides in his narrative anticipates the appointment of the Four Hundred.

Professor Goodhart in his edition of Thucydides p. xxiv suggested this argument. He identified the hundred mentioned by Thucydides with the hundred legislators of Aristotle, and he pointed out that Polystratus, one of the $\kappa a \tau a \lambda o \gamma \epsilon \hat{\imath}$ s, was also a member of the Four Hundred (Lys. xx 1). It must be noticed that Polystratus was only

They were establishing a government of false pretences; they must avoid at all hazards the effective fulfilment of their promises, and in order that the active organs of government should aid this project, they must be sure of their support. It was therefore to the interest of the conspirators to limit the active participation in the government to as small a circle as possible. There was always a danger of inconvenient suggestions that a constitution in accordance with the programme which they avowed should supersede the revolutionary oligarchy. They could not afford to run the risk of internal dissension, if it could be prevented: they must avoid, if possible, the presence of opponents on their commissions and councils and to this end control the elections. We may therefore regard it as probable, though absolute proof is lacking, that the Hundred Commissioners were afterwards included in the Council²².

The duties of the Hundred were twofold. They were to draw up a list of the Five Thousand, who were to form the citizen body; they were also to draft a constitution in accordance with the principles already accepted. It is scarcely to be doubted that the oligarchs, who had for many months been working for the revolution, had their scheme of government fully prepared, and that the projected constitution was in as forward a state as the provisional government, which they adopted. But the a member of the βουλή for eight days. He was probably elected as a substitute both as καταλογεύς (§ 9) and βουλευτής.

²² A higher limit of age (forty years Ar. 29 5) was required for the $\kappa a\tau a\lambda o\gamma \epsilon \hat{\iota}$ s than for the council (thirty years Ar. 31 1), but many members of the council must have been over forty.

²⁸ I assume the identification suggested in n. 17.

²⁴ Apart from the general probability and the brief rule of the Four Hundred, which would have allowed little time for drawing up a

projected constitution involved changes too radical to be immediately accepted, and it probably seemed easier to adopt for the immediate present a temporary system, more in accord with existing institutions²⁵.

The place taken or intended to be taken by the Five Thousand in the constitution, is of the utmost importance to our understanding of the purpose of the conspirators. The pretence of entrusting them with power formed a cloak to disguise the absolute character of the government²⁶; it conciliated the support of the moderates, who wished to make them a real and decisive force in the state²⁷. It was an element of compromise, which rendered easier the acceptance of the government. But the extreme oligarchs who got power into their hands did not intend that the Five Thousand should be a reality, at least in the

constitution, Aristotle (c. 30) describes the projected constitution before the provisional government (c. 31). His narrative (31 1) implies that the two were drawn up together, and in the terms of the provisional government there is a reference to the written provisions of the permanent constitution (31 2 τὸ δὲ λοιπὸν τὴν αἴρεσιν ποιεῖσθαι τούτων τὴν βουλὴν κατὰ τὰ γεγραμμένα).

It is possible that the two schemes corresponded to the aims of two different parties. The extremists no doubt were content with the provisional government. (Cf. Von Wilamowitz-Möllendorff op. cit. p. 116 'the definite constitution depended on the army at Samos. Antiphon and Phrynichus were in no hurry.') It is a possible inference from Ar. 31 2 that the provisional constitution was only to last for a year; see n. 46.

26 Thuc. 72 1, 86 3 the envoys of the oligarchy lay stress on the Five Thousand. Cf. Plut. Alc. 26 οἱ πεντακισχίλιοι λεγόμενοι, τετρακόσιοι δὲ ὄντες. Ar. 29 1 gives the government the name it usually bears ἡ ἐπὶ τῶν τετρακοσίων πολιτεία.

27 Thuc. 89 2 Theramenes and his party consider τοὺς πεντακισχιλίους ἔργφ καὶ μὴ ὀνόματι χρῆναι ἀποδεικνύναι. The oligarchy was overthrown by the pretence of entrusting power to them Thuc. 97 1.

provisional government, and hence no list of them was ever published. We are therefore left in perplexity about the constitution of this body. We are not told whether it was to contain a fixed number of citizens, or if so, how the Five Thousand were to be chosen from the larger number of the qualified.

It is thought by some that the number of Five Thousand was intended to serve as a fictitious description of all qualified for the duties of citizenship, as it certainly did on the overthrow of the oligarchy²⁹, and we learn from Lysias that when at last the Four Hundred were compelled to draw up the list, the register contained nine thousand names³⁰. But there are other indications in the accounts of Thucydides and Aristotle, which make it probable that the oligarchs, whatever their intentions, proposed to limit power to a fixed number³¹. We lack all

²⁸ See n. 33.

²⁹ Thuc. 97 1; Ar. 33 1.

^{· 30} Lys. xx 13. We cannot form any certain inference from this. The Four Hundred were compelled by the revolt of the moderates to consent to make the Five Thousand a reality. The list was drawn up in a hurry and the nine thousand may have represented the full number of the qualified from whom the Five Thousand were to be selected.

admitted, Ar. 29 5 not less. If we accept these statements, they exclude the possibility of all the hoplites being admitted. Moreover had this been so there would have been no need for a special list, as the roll of hoplites might have been used (see n. 35 below), but Thuc. 92 11 implies that a special list was required. In the projected constitution, in which the Five Thousand were to play a most important part, the evidence points, I think, to a fixed number. If the number were indefinite there would be no reason for giving them the title of the Five Thousand (after the overthrow of the oligarchy it was a survival). I think we may conclude that an 'oligarchy of fixed number' was intended, on which see § 38 above.

evidence to determine by what method the Five Thousand were to be selected. It is probable enough that this point was purposely left vague and undecided.

No attempt was made to draw up a list of the Five Thousand until the Four Hundred were all but overthrown 38; at the same time, Aristotle mentions them as if they were really constituted and taking action³⁴. The explanation seems to lie in a confusion between the citizens qualified to belong to the body and the actual register of Five Thousand, which was never published. The Five Thousand were to be those 'best able to serve the state in person and property,' that is they must belong to one of the first three classes, who were liable to hoplite service. For the immediate purposes of government old institutions had to be adapted, and on the few occasions on which the leaders of the revolution left anything to the decision of the citizens they allowed the right of voting to all who possessed the hoplite qualification, that is, to all on the roll of hoplites 35. These

So Of the different methods by which the selection might be made (see § 38 nn. 21—24) we find no trace in our narratives. It would be possible to lay stress on the definition in Ar. 29 5 ($\tau o is \delta v \nu a \tau \omega \tau d \tau o is \kappa.\tau.\lambda$.) and to infer from the use of the superlative that the five thousand wealthiest hoplites were to be chosen. The phrase seems stereotyped, see § 36 n. 6.

⁸⁸ Thuc. 92 11; 93 2; Ar. 31 3. Polystratus began the work of drawing up the list eight days before the overthrow (Lys. xx 14).

⁸⁴ Ar. 30 1; 31 2; 32 1.

The $\kappa a \tau d \lambda o \gamma o s$ contained the names of the hoplites of the first three classes, arranged by tribes (Gilbert, Handbuch i² p. 353). The $\theta \hat{\eta} \tau e s$ even if they served as hoplites were not included in the $\kappa a \tau d \lambda o \gamma o s$ (Thuc. vi 43). The election by the tribesmen (Ar. 311; Lys. xx 2) meant election by the hoplites on the roll of each tribe, i.e. by the 'Five Thousand' voting by tribes.

did in certain cases exercise the powers nominally reserved for the Five Thousand³⁶, and as the number voting may easily have fallen short of that number³⁷ Aristotle speaks carelessly as if they were members of that body.

To the Five Thousand, he says, was entrusted the appointment of the hundred commissioners, and to them apparently the preliminary choice of candidates for the council of Four Hundred was left. Aristotle does not tell us how the final choice was to be made, and we may perhaps supplement his account by the narrative of Thucydides and suppose that the method of cooptation described by him was combined with a preliminary selection by the Five Thousand. In any case we must assume that the popular election was a mere form, in some way controlled in the interests of the oligarchs, who had rendered opposition dangerous by terrorism and assassination.

When the Four Hundred was once constituted, little more was heard of the Five Thousand⁴¹. The provisional government thus assumed the form of an extreme oligarchy and combined two specially oligarchic features, the

³⁶ Besides the instances in n. 35 cf. Thuc. 93 1 where the hoplites constitute themselves an assembly.

³⁷ Thuc. 72 1, the assembly rarely included as many as 5000.

⁸⁸ 30 1.

^{39 31 1} έκ προκρίτων οθς αν ξλωνται οί φυλέται; see n. 35.

^{40 67 3}

In the first proposal they were represented as a sovereign power (Ar. 29 5 $\tau \dot{\eta} \nu \delta' \delta \lambda \dot{\eta} \nu \pi o \lambda \iota \tau \epsilon (a \nu \dot{\epsilon} \pi \iota \tau \rho \dot{\epsilon} \psi a \iota \pi \hat{a} \sigma a \nu \kappa . \tau . \lambda$.; cf. Lys. xx 13); but Thucydides implies that they were subordinate to the $\beta o \nu \lambda \dot{\eta}$ (67 3 $\tau o \dot{\nu} s$ $\pi \epsilon \nu \tau a \kappa \iota \sigma \chi \iota \lambda \iota o \nu s$ $\xi \nu \lambda \lambda \dot{\epsilon} \gamma \epsilon \iota \nu \dot{\sigma} \sigma \delta \tau a \nu a \dot{\nu} \tau o \dot{\epsilon} s$ $\delta o \kappa \hat{\eta}$). In the projected constitution they were entrusted with all powers of government.

sovereignty of the council⁴² and an executive magistracy with absolute power⁴³. The council was not qualified to change the laws⁴⁴, but in other respects its powers were unlimited. It had the whole of the state business in its control⁴⁵. It was to appoint the magistrates and to call them to account. The generals had important powers but they were chosen by the council⁴⁶, doubtless from its own members⁴⁷, the other magistrates were not to hold office more than once, though no such restriction was

- 42 Thue. 67 3 ἄρχειν ὅπη ἀν ἄριστα γιγνώσκωσιν αὐτοκράτορας; Ar. 31 1.
- 48 Ar. 31 2, the generals were to be αὐτοκράτορες and to consult with the βουλή at discretion.
- ⁴⁴ The laws made $\pi\epsilon\rho l$ $\tau\hat{\omega}\nu$ $\pi o\lambda \iota \tau \iota \kappa\hat{\omega}\nu$ were to be observed without change (Ar. 31 1); i.e. the laws of the constitution, which had been drawn up by the legislative commission, were to be observed by the provisional government, i.e. it was to rule $\mu\epsilon\tau d$ $\nu\delta\mu\sigma\nu$.
- ⁴⁵ A few details are given in Ar. 31 1. Dr Sandys in his n. to Ar. 33 1 calls attention to C.I.A. iv 3 179 d in which the $\beta o \nu \lambda \dot{\eta}$ authorizes certain expenditure. Nothing is said about the law-courts: the popular juries had of course gone with the abolition of pay; probably judicial powers were divided between the executive and the council.
- Apparently three occasions are referred to and a different process prescribed for each: (1) for the immediate present ten generals are to be chosen from all the Five Thousand (i.e. as the revolution took place in a state of war, it was necessary to appoint without delay before the provisional constitution came into force generals superseding the former board, most of whom were at Samos): (2) as soon as the $\beta o \nu \lambda \dot{\gamma}$ is appointed it is to choose ten men with full powers after a review of the troops under arms (these must be the generals; the method of election would exclude those with the fleet at Samos): these were to hold office for a year, and (3) for the future $(\tau \dot{\alpha} \lambda o \iota \pi \dot{\sigma} \nu$ i.e. in the projected constitution) the election is to take place in accordance with the conditions prescribed.
- ⁴⁷ The inference, which is probable, is confirmed by the fact that Theramenes (Thuc. 92 9), Aristarchus (98 1) and Alexicles (94 4), described as στρατηγός ῶν ἐκ τῆς ὁλιγαρχιάς, were all generals.

placed on the generals or the members of the council. We do not learn any other details of the constitution. It is possible that the five proedri mentioned by Thucydides acted as presidents of the council. Thucydides also mentions the appointment of prytaneis, whom we may take to be a standing committee. The provisional government, thus constituted, entrusted absolute and unlimited power to the Council of Four Hundred, who soon established a reign of terror, which led to dissensions within their own ranks and finally to their overthrow.

And so the government, which was intended as a temporary expedient to prepare the way for a definite and elaborate constitution, was swept away, and the projected scheme, a sketch of which is preserved by Aristotle³², was never realised. The scheme is of great interest, as an instance of oligarchic invention, but it throws little light on actual oligarchies, for it is unlike any known constitution and its character is fantastic and unpractical.

⁴⁸ Ar. 31 3.

The title of these officers and the analogy of the five presidents in the projected constitution (Ar. 30 4) makes this probable. If the proedri were the leading spirits of the revolution, as the part ascribed to them by Thucydides 67 3 implies, I should be inclined to identify them with Pisander, Antiphon, Phrynichus, Theramenes and possibly Aristarchus. It is characteristic of Thucydides not directly to mention the names of the procedi, but in ch. 68, immediately after relating their appointment, he proceeds, as if by a natural association of ideas, to describe the chief agents of the revolution (Pisander, Antiphon, Phrynichus and Theramenes). In 90 1 Aristarchus is associated with Phrynichus, Antiphon and Pisander as one of the leaders of the oligarchs.

^{50 70 1.}

⁵¹ Thue. 70 1 ξνεμον κατά κράτος την πόλιν.

 $^{^{52}}$ c. 30. The projected is distinguished from the provisional government by phrases such as εls τὸν λοιπὸν χρόνον (30 3, cf. 31 2), εls τὸν μέλλοντα χρόνον (31 1), εls τὸν ἄλλον χρόνον (31 3).

Its most important principle is the rotation of political duties. The Five Thousand qualified for citizenship were to be divided into four 'lots.' and those over thirty years of age in each lot were to serve as a council for the year while the rest were excluded from almost all the duties of government. From the council thus constituted, which would contain about a thousand members. all the more important magistrates (about a hundred

This we see clearly in the account of Aristotle; there are indications in Thucydides also that the principle was put forward by the oligarchs. The envoys at Samos assert (86 3) τῶν πεντακισχιλίων ὅτι πάντες ἐν τῷ μέρει μεθέξουσιν (sc. τῶν πραγμάτων), a passage which only becomes comprehensible in the light of the projected constitution. On the eve of their overthrow the Four Hundred promise (93 2) to appoint the Five Thousand καὶ ἐκ τούτων ἐν μέρει ἢ ᾶν τοῖς πεντακισχιλίως δοκῆ τοὺς τετρακοσίους ἔσεσθαι. For the principle of rotation we may compare the 'Draconian Constitution' in Aristotle (4 3) and Ar. Pol. quoted in § 38 n. 22.

Δr. 30 3 βουλὰς δὲ ποιῆσαι τέτταρας ἐκ τῆς ἡλικίας τῆς εἰρημένης εἰς τὸν λοιπὸν χρόνον, καὶ τούτων τὸ λάχον μέρος βουλεύειν, νεῖμαι δὲ καὶ τοὺς ἄλλους πρὸς τὴν λῆξιν ἐκάστην. τοὺς δ΄ ἐκατὸν ἄνδρας διανεῖμαι σφᾶς τε αὐτοὺς καὶ τοὺς ἄλλους τέτταρα μέρη ὡς ἰσαίτατα καὶ διακληρῶσαι, καὶ εἰς ἐνιαυτὸν βουλεύειν. In this passage the hundred men are to divide all the Five Thousand (τοὺς ἄλλους as opposed to σφᾶς αὐτούς) into four equal lots (λήξεις); in each of these lots the citizens over thirty years of age are to form a βουλή for a year; those under thirty years of age (described by τοὺς ἄλλους in opposition to ἐκ τῆς ἡλικίας τῆς εἰρημένης) are to be included in the λήξεις. Cf. also 31 3 (this passage is difficult and probably corrupt).

This is the necessary inference from the passage quoted in the last note. Dr Sandys in his commentary assumes that there were to be 'four councils of 400 each'; I can find no justification for this assumption. The whole scheme of government was directed to the concentration of power in the hands of a large $\beta o \nu \lambda \eta$, superseding both council and assembly.

They would be eligible for the minor offices of state, which were filled from outside the $\beta o \nu \lambda \dot{\eta}$.

Each $\lambda \hat{\eta} \xi$ is would be a fourth part of 5000; the $\beta o \nu \lambda \hat{\eta}$, after ex-

in number. were to be chosen by a process of double election, while the minor magistracies were to be appointed from outside the council by lot. In case of need each member of the council might call in another citizen, himself qualified for the council, to take part in its deliberations. Regular sittings were prescribed: the archons were to call the council together, and five members chosen by lot, with one of their number as actual president, were to superintend the voting and the order of business. Lastly attendance at the council was enforced by a fine.

To the council thus constituted all powers of government were entrusted: there was no other power of state except the magistrates, and they were chosen from and by the council and were probably responsible to it. Of the duties of the council few details are given: nothing is said of the law-courts, but special mention is made of the control of finance. The system of divided control and responsibility which ruled in the democratic exchequer was to be abolished, and the council was to have authority, aided by all the important financial officers, although the Hellenotamiae, who were actually on duty, were not to attend its meetings.

cluding the members between 20 and 30, would probably number something less than a thousand.

- 58 Ar. 30 2. The magistrates mentioned there would be more than 100.
 - 59 These details are derived from Aristotle c. 30.
- 60 Ar. 30 4 βουλεύεσθαι δὲ $\tilde{\eta}$ αν δοκ $\tilde{\eta}$ αὐτοῖς ἄριστα ἔξειν περί τε των χρημάτων...καὶ περὶ των ἄλλων ώς αν δύνωνται ἄριστα.
- ⁶¹ Von Wilamowitz-Möllendorff op. cit. p. 119 explains the apparent inconsistency in the mention of the ἐλληνοταμίαι in 30 2 by the assumption that the duties of the Hellenotamiae were divided between the different members of the board, and those acting as treasurers were not on the

The special dangers of the democratic system were recognised and an attempt made to remedy them. The division of power between council and assembly was swept away. The new council was a compromise between the two: but as a deliberative body it could only have proved helpless and unwieldy. Another democratic defect, the separation of the executive from the sovereign power, was remedied by the inclusion of all magistrates in the council, while the principle of rotation secured the active participation in the government of all citizens in turn, and prevented the continuation of military office in the same hands. In its blend of oligarchic and democratic ideas we recognise the work of a somewhat fantastic theorist, and we may reasonably doubt whether his paper constitution would have worked with any measure of success.

But alike in the provisional and in the projected schemes of government we may notice certain ruling oligarchic principles: the exclusion of the lower classes from all political rights; the abolition of pay; the concentration of power in the hands of a council, entrusted with sovereign authority, and the creation of a strong executive appointed by and from the ruling council.

βουλή for the time, in order that their responsibility might be enforced. It is therefore unnecessary to omit καὶ $\dot{\epsilon}$ λληνοταμίας.

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